

Record of Decision

for

Decision #65336

Site 7 - Torpedo Shops and Site 14 - Overbank Disposal Area Northeast Soil (OU8)

Naval Submarine Base

New London

Groton, Connecticut



**Department of the Navy
Engineering Field Activity Northeast
Naval Facilities Engineering Command
Lester, Pennsylvania**

Contract Number N62467-94-D-0888

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LIST OF ACRONYMS

bgs	below ground surface
cy	cubic yards
mg/kg	milligram/kilogram
µg/kg	microgram per kilogram
ARARs	Applicable or Relevant and Appropriate Requirements
Atlantic	Atlantic Environmental Services, Inc.
B&RE	Brown & Root Environmental
BGOURI	Basewide Groundwater Operable Unit Remedial Investigation
CB	chlorobenzene
CERCLA	Comprehensive Environmental Response, Compensation, and Liability Act
CFR	Code of Federal Regulations
CGS	Connecticut General Statutes
COC	chemical of concern
COPC	chemical of potential concern
CSF	Cancer Slope Factor
CTDEP	Connecticut Department of Environmental Protection
CTE	Central Tendency Exposure
DCB	Dichlorobenzene
EE/CA	Engineering Evaluation/Cost Analysis
EPA	United States Environmental Protection Agency
ESQD	Explosive Safety Quantity Distance
FFA	Federal Facility Agreement
FS	Feasibility Study
FWEC	Foster Wheeler Environmental Corporation
HI	Hazard Index
HQ	Hazard Quotient
HHRA	human health risk assessment
HSWA	Hazardous and Solid Waste Amendment
IAS	Initial Assessment Study
ICR	Incremental Cancer Risk
IR	Installation Restoration
NAVD	North American Vertical Datum
Navy	United States Department of the Navy
NCP	National Oil and Hazardous Substances Pollution Contingency Plan
NEESA	Naval Energy and Environmental Support Activity

NPDES	National Pollution Discharge Elimination System
NPL	National Priorities List
NSB-NLON	Naval Submarine Base – New London
NTCRA	Non-Time-Critical Removal Action
OBDANE	Overbank Disposal Area Northeast
O&M	operations and maintenance
OU	Operable Unit
PAH	polynuclear aromatic hydrocarbon
PCB	polychlorinated biphenyl
POTW	Publicly-owned treatment works
PRG	Preliminary Remediation Goal
RAB	Restoration Advisory Board
RAGS	Risk Assessment Guidance for Superfund
RAO	Remedial action objective
RCRA	Resource Conservation and Recovery Act
RCSA	Regulations of Connecticut State Agencies
RD	Remedial Design
RfD	Reference Dose
RG	Remedial Goal
RI	Remedial Investigation
RME	Reasonable Maximum Exposure
ROD	Record of Decision
RSRs	Remediation Standard Regulations
SARA	Superfund Amendments and Reauthorization Act
Site 7	Torpedo Shops
Site 14	OBDANE
SVOC	semi-volatile organic compound
TAG	Technical Assistance Grant
TBC	To Be Considered
TCLP	Toxicity Characteristic Leaching Procedure
TPH	Total Petroleum Hydrocarbon
TSD	treatment, storage, or disposal
TiNUS	Tetra Tech NUS, Inc.
U.S.C.	United States Code
UST	Underground Storage Tank
VOC	volatile organic compound

GLOSSARY OF TECHNICAL TERMS

This glossary defines terms used in this Record of Decision (ROD). The definitions apply specifically to this ROD and may have other meanings when used in different circumstances.

Administrative Record File: A file that contains all information used by the lead agency to make its decision in selecting a response under CERCLA. This file is to be available for public review, and a copy is to be established at or near the site, usually at one of the information repositories. Also, a duplicate is filed in a central location such as regional or state office.

Applicable or Relevant and Appropriate Requirements (ARARs): The federal and state environmental rules, regulations, and criteria that must be met by the selected remedy under Superfund.

Carcinogen: A substance that may cause cancer.

Comment Period: A time during which the public can review and comment on various documents and actions taken either by the Navy, EPA, or CTDEP. For example, a comment period is provided when EPA proposes to add sites to the National Priorities List. A minimum 30-day comment period is held to allow community members to review the Administrative Record file and review and comment on the Proposed Plan.

Community Relations: The Navy and NSB-NLON program to inform and involve the public in the Superfund process and respond to community concerns.

Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), 42 U.S.C. §9601, et seq.: A federal law passed in 1980 and modified in 1986 by the Superfund Amendments and Reauthorization Act (SARA), Public Law 99-499. The act created a special tax that goes into a trust fund to investigate and clean up abandoned or uncontrolled hazardous waste sites. Under the program, EPA can do either of the following:

- Pay for site cleanup when parties responsible for the contamination cannot be located or are unwilling to perform the work.
- Take legal action to force parties responsible for site contamination to clean up the site or pay back the federal government for the cost of the cleanup.

Contamination: Any physical, biological, or radiological substance or matter that, at a certain concentration, could have an adverse effect on human health and the environment.

Excavation: Earth removal with construction equipment such as a backhoe, trencher, front-end loader, excavator, etc.

Feasibility Study (FS): A report that presents the development, analysis, and comparison of remedial alternatives.

Five-Year Review: Review of any remedial action that results in any hazardous substances, pollutants, or contaminants remaining at the site. The review is conducted no less often than each five years after the initiation of the remedial action.

Groundwater: Water found beneath the earth's surface. Groundwater may transport substances that have percolated downward from the ground surface as it flows towards its point of discharge.

Hazard Index (HI): Sum of the HQs for all chemicals and all routes of exposure.

Hazard Quotient (HQ): The ratio of the daily intake of a chemical from on-site exposure divided by the reference dose for that chemical. The reference dose represents the daily intake of a chemical that is not expected to cause adverse health effects.

Incremental Cancer Risk: The incremental increase in the probability of developing cancer during one's lifetime from exposure to carcinogenic chemicals in addition to the background probability of developing cancer. The EPA Incremental Cancer Risk goal is between 1×10^{-6} (1 in a million) and 1×10^{-4} (1 in ten thousand) chance of cancer risk. Cancer risk less than or within the risk goal is considered an acceptable risk level by the EPA. The CTDEP Incremental Cancer Risk Guideline is 1×10^{-5} (1 in a hundred thousand) and applies to cumulative risk posed by multiple contaminants. The State's acceptable carcinogenic risk for individual pollutants is 1×10^{-6} (1 in a million).

Information Repository: A file containing information, technical reports, and reference documents regarding a Superfund site that is made available to the public.

National Oil and Hazardous Substances Pollution Contingency Plan (NCP), 40 CFR 300: Federal regulations that provide the organizational structure and procedures for preparing for and responding to discharges of oil and releases of hazardous substances, pollutants, or contaminants.

National Priorities List (NPL): The EPA list of the most serious uncontrolled or abandoned hazardous waste sites identified for possible long-term remedial response. The list is based on the score a site receives in the Hazard Ranking System. EPA is required to update the NPL at least once a year.

Operable Unit (OU): Operable units are site management tools that define discrete steps towards comprehensive actions as part of a Superfund site cleanup. They can be based on geological portions of a site, specific site problems, initial phases of action, or any set of actions performed over time or concurrently at different parts of the site.

Organic Compounds: Naturally occurring or man-made chemicals containing carbon. Volatile organics can evaporate more quickly than semivolatile organics. Other organics associated with RI/FS activities include pesticides and polychlorinated biphenyls (PCBs). Some organic compounds may cause cancer; however, their strength as a cancer-causing agent can vary widely. Other organics may not cause cancer but may be toxic. The concentrations that can cause harmful effects can also vary widely.

Otto Fuel II: Otto Fuel II is a distinct-smelling, reddish-orange, oily liquid that the Navy uses as a fuel for torpedoes and other weapon systems. It is a mixture of three synthetic substances: propylene glycol dinitrate (the major component), 2-nitrodiphenylamine, and dibutyl sebacate and produces hydrogen cyanide when burned. Propylene glycol dinitrate, a colorless liquid with an unpleasant odor, is explosive. 2-Nitrodiphenylamine is an orange solid used to control the explosion of propylene glycol dinitrate. Dibutyl sebacate is a clear liquid used for making plastics, many of which are used for food packaging. It is also used to enhance flavor in some foods such as ice cream, candy, baked goods, and nonalcoholic drinks, and is found in some shaving creams.

Polynuclear Aromatic Hydrocarbons (PAHs): High molecular weight, relatively immobile, and moderately toxic solid organic chemicals featuring multiple benzenic (aromatic) rings in their chemical formula. Typical examples of PAHs are naphthalene and phenanthrene.

Proposed Plan: A public participation requirement of SARA in which the lead agency summarizes for the public the preferred clean-up strategy and rationale for preference and reviews the alternatives presented in the detailed analysis of the FS. The Proposed Plan may be prepared either as a fact sheet or as a separate document. In either case, it must actively solicit public review and comment on all alternatives under consideration.

Record of Decision (ROD): An official document that describes the selected Superfund remedy for a site. The ROD documents the remedy selection process and is issued by the Navy and EPA following the public comment period.

Remedial Investigation (RI): A report that describes the site, documents the nature and extent of contaminants detected at the site, and presents the results of the risk assessment.

Remedial Action: The actual construction or implementation phase that follows the remedial design for the selected clean-up alternative at a site on the NPL.

Response Action: As defined by CERCLA Section 101(25), means remove, removal, remedy, or remedial action, including enforcement activities.

Responsiveness Summary: A summary of written and oral comments received during the public comment period, together with the Navy's and EPA's responses to these comments.

Risk Assessment: Evaluation and estimation of the current and future potential for adverse human health or environmental effects from exposure to contaminants.

Sediment: Soil, sand, and minerals typically transported by erosion from soil to the bottom of surface water bodies such as streams, rivers, ponds, and lakes.

Source: Area(s) of a site where contamination originates.

Superfund: The trust fund established by CERCLA that can be drawn upon to plan and conduct cleanups of past hazardous waste disposal sites and current releases or threats of releases of non-petroleum products. Superfund is often divided into removal, remedial, and enforcement components.

Superfund Amendments and Reauthorization Act (SARA): Public Law 99-499 enacted on October 17, 1986 to reauthorize the funding provisions and amend the authorities and requirements of CERCLA and associated laws. Section 120 of SARA requires that all federal facilities be subject to and comply with this act in the same manner and to the same extent as any non-government entity.

Subsurface Soil: Soil, sand, and minerals typically found deeper than the top 12 inches of the earth's surface.

Surface Soil: Soil, sand, and minerals typically found within the top 12 inches of the earth's surface.

TH Dimer: Tetrahydromethylcyclopentadiene, also called RJ-4, is a fuel developed for ram-jet missiles. It has been used for the Navy Sea Launched Cruise Missile. It can be used alone or blended with other fuels (e.g., a component of JP-9 jet fuel).

1.0 DECLARATION

1.1 SITE NAME AND LOCATION

Operable Unit 8 [Site 7 - Torpedo Shops and Site 14 Overbank Disposal Area Northeast (OBDANE) soil]
 Naval Submarine Base – New London
 Groton, Connecticut
 CERCLIS ID No. CTD980906515

1.2 STATEMENT OF BASIS AND PURPOSE

This Record of Decision (ROD) presents the Selected Remedies for Operable Unit (OU) 8 at Naval Submarine Base – New London (NSB-NLON), Groton, Connecticut. The Selected Remedies were chosen in accordance with the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), 42 U.S.C. §9601, et seq., as amended by the Superfund Amendments and Reauthorization Act (SARA), Public Law 99-499, and, to the extent practicable, the National Oil and Hazardous Substances Pollution Contingency Plan (NCP), 40 CFR 300. This decision is based on information contained in the Administrative Record for this site.

The United States Department of the Navy (Navy) and the United States Environmental Protection Agency (EPA) Region I issue this ROD (jointly). The State of Connecticut Department of Environmental Protection (CTDEP) concurs with the Selected Remedy.

1.3 ASSESSMENT OF SITE

The response actions selected in this ROD are necessary to protect public health or welfare or the environment from actual or threatened releases of pollutants or contaminants from this site.

1.4 DESCRIPTION OF SELECTED REMEDIES

A total of 12 OUs have been defined at NSB-NLON. This ROD only applies to OU8, the soil at Sites 7 and 14. The Selected Remedy for Site 7 soil requires the design and implementation of response measures that will protect human health and the environment from contaminated soil. No Further Action (NFA) is required for Site 14 soil.

The groundwater at Sites 7 and 14 will be collectively addressed with the groundwater at Site 3 (Area A Downstream Watercourses), Site 15 (Spent Acid Storage and Disposal Area), Site 18 (Solvent Storage Area, Building 33), and Site 20 (Area A Weapons Center) in a future interim ROD. The groundwater at

these sites makeup a portion of the Basewide Groundwater OU9. Additional portions of OU9, including the groundwater at Site 2 (Area A Landfill and Wetlands), Site 9 (Oily Waste Water Tank OT-5), and Site 23 (Fuel Farm), will be addressed in separate interim RODs. A final ROD for OU9 will be prepared after interim RODs have been signed for all portions of OU9. No decision document is required for the surface water or sediment at Site 7.

1.4.1 Site 7

The investigation of Site 7 media (soil, groundwater, sediment, and surface water) was completed over multiple phases. Based on the evaluation of site conditions, site-related risks, applicable or relevant and appropriate requirements (ARARs), and Remedial Action Objectives, the following issues were identified for Site 7 soil:

- Polynuclear aromatic hydrocarbons [(PAHs); benzo(a)anthracene, benzo(a)pyrene, benzo(b)fluoranthene, chrysene, and ideno(1,2,3-cd)pyrene] were identified in a small area near the southeastern corner of Building 325 in surface and subsurface soil. The human health risk assessment (HHRA) showed that there are no unacceptable risks to potential receptors from direct exposure to the contaminants in Site 7 soil considering EPA's target risk range [1×10^{-4} > Incremental Cancer Risk (ICR) > 10^{-6} ; Hazard Index (HI) < 1] and CTDEP's acceptable levels for cumulative risk (ICR < 1×10^{-5} ; HI < 1). However, the ICR for full-time workers and child resident from exposure to benzo(a)pyrene in surface soil and surface/subsurface soil, respectively, exceeded CTDEP's target level for individual chemicals (ICR < 1×10^{-6}). In addition, the maximum concentration of benzo(a)pyrene in soil exceeds Connecticut's Remediation Standard Regulations (RSRs) Industrial/Commercial Direct Exposure soil criterion and the maximum concentrations of benzo(a)anthracene, benzo(a)pyrene, benzo(b)fluoranthene, and ideno(1,2,3-cd)pyrene in soil exceed Connecticut's RSRs Residential Direct Exposure soil criteria. The maximum concentrations of benzo(a)anthracene, benzo(a)pyrene, benzo(b)fluoranthene, chrysene, and ideno(1,2,3-cd)pyrene also exceed Connecticut's RSRs Pollutant Mobility Criteria, indicating a potential soil to groundwater contaminant migration concern; however, the available site data indicates that the potential for soil to groundwater migration of PAHs is not significant.
- An additional area of soil contamination is suspected along the western side of Building 325 near the location of a septic tank formerly used for Site 7. Benzene, chlorobenzene (CB), and dichlorobenzene (DCB) were detected in the groundwater originating from the septic tank location. The HHRA showed that there are potential unacceptable risks to future adult residents from exposure to maximum concentrations of these contaminants in Site 7 groundwater. Even though these contaminants were not detected in soil samples collected at nearby locations, it is believed that they

are present in the septic tank or surrounding soil and the tank or contaminated soil are acting as the source of these contaminants to groundwater.

- An assessment of the risks to ecological receptors from Site 7 soil was completed and showed that the contaminants in the soil represent little potential risk to ecological receptors. It was also noted that Site 7 generally does not provide desirable habitat for ecological receptors.

The Selected Remedy for Site 7 soil is Excavation and Offsite Disposal. The remedy includes the excavation of contaminated soil and the septic tank (if necessary) and transportation of them to an approved off-site facility for disposal or recycling. The purpose for excavating the PAH-contaminated soil is to eliminate the potential for direct contact with the soil by current (construction worker) and future (adult and child residents) potential receptors. The purpose for excavating the source (soil and/or septic tank) of the benzene, CB, and DCB contamination is to eliminate future contaminant migration from the source to groundwater and to eliminate any potential concerns with direct contact with the contaminated soil. Completion of the Selected Remedy will allow for clean closure to residential reuse standards of Site 7 soil to residential reuse standards (i.e., no land use restrictions or additional actions required).

The Selected Remedy complies with regulatory requirements and includes the following major components:

- Advance additional soil borings (approximately 15) and collect additional soil samples (approximately 30 samples) to finalize the delineation of the horizontal and vertical extent of contaminated soil at both locations identified near Building 325. Collect samples to determine the nature of the contents of the septic tank. A brief sampling plan will be developed that provides the details of the pre-design investigation sampling program.
- Excavate approximately 1,900 cubic yards (cy) of surface and subsurface soil from OU8. The excavated soil includes approximately 1,700 cy of contaminated soil and 200 cy of uncontaminated soil that will be excavated to stabilize the excavation areas. The septic tank and its contents will also be removed during excavation activities if the pre-design investigation identifies it as the source of groundwater contamination.
- Transport and dispose/recycle approximately 1,900 cy of excavated surface and subsurface soil and the septic tank and its contents (if necessary). Disposal and/or recycling will occur at an approved off-site treatment, storage, or disposal (TSD) facility.

- Collect verification samples from the bottom and along the sidewalls of the excavation areas to verify that all chemicals of concern (COCs) have been either removed or are at concentrations less than the remedial goals (RGs). The verification samples will be sent to a laboratory and analyzed for COCs. The final details of the verification sampling program will be provided as part of the remedial design documentation.
- Site restoration will be performed after verification samples indicate that all COCs have been removed or reduced to concentrations less than the RGs. Restoration will include backfilling the excavations and restoring the surface to pre-remedial action conditions (e.g. grass, asphalt, or gravel surfaces).

1.4.2 Site 14

The investigation of Site 14 soil identified minimal organic contamination, including low concentrations of volatile organic compounds, PAHs, and pesticides, and slightly more significant inorganic contamination (e.g., arsenic and lead). The HHRA showed that the risks to potential receptors associated with Site 14 soil were minimal; however, the results of the ecological risk assessment indicated that the chemicals detected in Site 14 soil could adversely impact ecological receptors. A Non-Time-Critical Removal Action (NTCRA) was conducted at Site 14 in 2001 and approximately 270 tons of debris and contaminated soil were removed and disposed off site. The RGs selected for the NTCRA were a combination of the goals selected for the Site 3 (OU3) remedial action and the Connecticut GB Pollutant Mobility Criteria. By removing all debris and contaminated soil with concentrations above the RGs, the Navy addressed all site-related risks. It is the Navy's current judgment that NFA under CERCLA is necessary for Site 14 soil.

1.5 STATUTORY DETERMINATIONS

1.5.1 Site 7

The Selected Remedy for Site 7 soil is protective of human health and the environment, complies with federal and State requirements that are applicable or relevant and appropriate, and provides a permanent solution for the contaminated soil at the site.

The Selected Remedy for Site 7 soil does not satisfy the statutory preference for treatment as a principal element of the remedy. Due to the limited amount of contaminated soil, the Navy has determined that incorporating technologies to reduce the toxicity of the contaminants on site would not be cost effective. However, the remedy does allow for the treatment or recycling of the contaminated soil by an approved TSD facility.

Because the remedy for Site 7 soil will result in the removal of contaminants from the site, either completely or to levels less than the RGs, the Selected Remedy will allow for the clean closure of OU8. Therefore, five-year reviews or other such periodic inspections and operations and maintenance (O&M) procedures will not be required. This allows the alternative to be cost effective when compared to the other evaluated alternatives.

1.5.2 Site 14

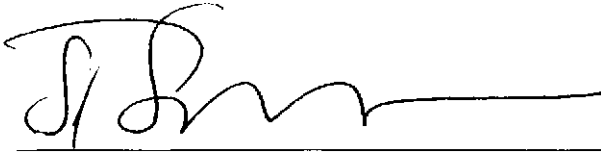
NFA was selected for Site 14 soil because a NTCRA was conducted at the site which removed all debris and contaminated soil with concentrations above RGs and addressed all site-related risks. Because the remedy will not result in hazardous substances, pollutants, or contaminants remaining on site above levels that allow for unlimited use and unrestricted exposure, a five-year review will not be required.

1.6 **ROD DATA CERTIFICATION CHECKLIST**

The following information is included in the Decision Summary section of this ROD. Additional information can be found in the Administrative Record for OU8.

- COCs and their respective concentrations.
- Baseline risk represented by the COCs.
- Cleanup levels (i.e., RGs) established for COCs and the basis for these levels.
- How source materials constituting principal threats are addressed.
- Current and reasonably anticipated future land-use assumptions and current and potential future beneficial uses of groundwater used in the baseline risk assessment and ROD.
- Potential land and groundwater use that will be available at the site as a result of implementation of the Selected Remedy.
- Estimated capital, annual O&M, and total present worth costs, discount rates, and the number of years over which the remedy cost estimates are projected.
- Key factor(s) that led to selecting the remedy (i.e., description of how the Selected Remedy provides the best balance of tradeoffs with respect to the balancing and modifying criteria, highlighting criteria key to the decision).

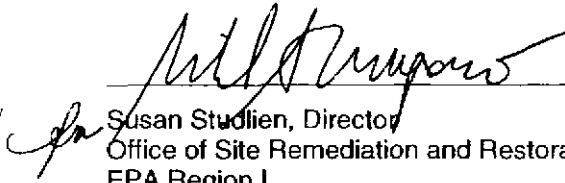
1.7 AUTHORIZING SIGNATURES



Capt. Sean P. Sullivan, USN
Commanding Officer
Naval Submarine Base - New London

9/22/04

Date



Susan Studien, Director
Office of Site Remediation and Restoration
EPA Region I

9-30-04

Date

2.0 DECISION SUMMARY

This ROD describes the remedies selected by the Navy and EPA for OU8 (Sites 7 and 14 soil). The Navy is the lead agency for CERCLA activities at NSB-NLON and provides the funding for the cleanup activities. The EPA provides the primary regulatory oversight and enforcement for the CERCLA activities at NSB-NLON, but the CTDEP is also actively involved in supporting the activities as required under the Federal Facility Agreement (FFA).

2.1 SITE NAME, LOCATION, AND BRIEF DESCRIPTION

NSB-NLON is located in southern Connecticut in the towns of Ledyard and Groton. NSB-NLON is situated on the east bank of the Thames River, approximately 6 miles north of Long Island Sound. It is bordered on the east by Connecticut Route 12, on the south by Crystal Lake Road, and on the west by the Thames River. The northern border is a low ridge that trends approximately east-southeast from the Thames River to Baldwin Hill. A general facility location map is presented as Figure 2-1.

2.1.1 Site 7

Site 7 includes the Torpedo Shops (Buildings 325, 450, 477, and 528) and is located in the northern portion of NSB-NLON on the northern side of Triton Road. Figure 2-2 shows the location of Site 7 at NSB-NLON, and Figure 2-3 shows general site features and historical sampling locations. The site is bordered on the east and north by 60-foot-high bedrock cliffs. The remainder of the site slopes to the southwest towards the Site 3 Area A Downstream Watercourses. An earthen berm extends along the base of the eastern portion of the exposed rock face.

The Navy conducts maintenance activities on torpedoes at the site. The major historical sources of contamination at Site 7 included potential disposal of solvents/chemicals into two on-site septic systems and leaks or spills associated with underground storage tanks (USTs) previously located at the site. The Navy currently manages the use, storage, and disposal of hazardous material and waste at Site 7 in accordance with Resource Conservation and Recovery Act (RCRA) regulations.

2.1.2 Site 14

Miscellaneous wastes were dumped at Site 14 in the past. The site is located adjacent to Sites 3 and 7 in a wooded area on the edge of a ravine just north of Stream 3 (Figure 2-2). A dirt road provides limited access to the site. A nearly vertical 20-foot high bedrock face is located at the eastern edge of the site. Figure 2-4 shows general site features and historical sampling locations.

2.2 SITE HISTORY AND ENFORCEMENT ACTIVITIES

2.2.1 Site History

2.2.1.1 Site 7

Building 325 is a torpedo overhaul facility. It was built in 1955 and had an on-site septic system until 1983, when the plumbing for the building was connected to sanitary sewers. The original septic leach field for Building 325 was located southwest of the building, adjacent to Triton Road. This leach field became clogged in 1975 and was abandoned. A new leach field (south leach field) was constructed next to the original leach field and was used until sanitary sewers were installed in 1983.

A variety of fuels, solvents, and petroleum products have been used in Building 325. Otto Fuel II [which is comprised of propylene glycol dinitrate (76 percent), 2-nitrodiphenylamine (1.5 percent), and di-n-butyl sebacate (22.5 percent) and produces hydrogen cyanide when burned], high-octane alcohol (190 proof grain alcohol), and TH-Dimer (jet rocket fuel) have been observed in maintenance areas. Solvents including mineral spirits, alcohol, and 1,1,1-trichloroethane, as well as petroleum products such as motor oil and grease, were also used in this building. A sink in one area was previously used for film development, and another sink was used for the overhaul of alkaline batteries. These sinks drained into the on-site septic system until 1983. A maintenance area has a shallow sump covered with flush-mounted steel grating. The area surrounding this sump was previously a washdown/blowdown area for weapons. It is suspected that the sump drains into the south leach field. Two No. 2 fuel oil USTs were located on the southern side of Building 325. One of the tanks was closed in 1995. A third tank, which was located above ground adjacent to the building, was used for temporary storage of No. 2 fuel oil but, based on field reconnaissance, had been removed as of March 15, 1995.

A smaller building attached to the eastern side of Building 325 was previously used as an assembly shop for torpedoes and as a paint shop. During a previous inspection at the building, a storage closet in this building was found to include containers of 1,1,1-trichloroethane and methyl ethyl ketone (2-butanone). Drums and cylinders were stored outside on the eastern side of this building. The vessels were labeled as containing propane, isobutane, 2-butanone, xylol, methylene chloride, propellant, and zinc chromate. An addition to the northern side of Building 325 was under construction at the time of the 1989 inspection and has since been completed. This addition is also used as a torpedo shop.

Building 450 is the primary MK-48 torpedo overhaul/assembly facility. Petroleum products including TL-250 motor oil and hydraulic fluid have been used in this building for torpedo maintenance. It was built in 1974 and was served by its own septic system until 1983, when it was connected to sanitary sewers. Only domestic wastewater from toilets, lavatories, and showers in Building 450 had been directed to the

septic field (north leach field). Torpedo overhaul/assembly operations at Building 450 generate fuels, solvents, and petroleum products as wastes. An Otto fuel and seawater mixture is drained from the torpedoes and replenished with fresh fuel. The Initial Assessment Study (IAS) Report (Envirodyne, 1983) indicated that Building 450 generates approximately 3,000 gallons of Otto fuel wastewater per month. This building was constructed with a waste collection system that collected waste products from floor drains and discharged them to an underground waste tank/sump with a capacity of approximately 1,500 gallons. The waste tank was pumped periodically, and the contents were disposed off site. Otto fuel product was previously stored in a 4,000-gallon UST south of Building 450.

An inspection of Building 450 was conducted in March 1989. The former septic leach field is located southwest of this building in a flat, elevated area. The hazardous waste sump was no longer in use and was reportedly decommissioned in 1987. It was replaced with three 1,000-gallon above-ground tanks located south of the building. The floor drains were sealed and replaced with a new system for pumping waste products to the new tanks. A 4,000-gallon above-ground Otto fuel storage tank replaced the previous underground tank and is located south of the building.

Building 477, approximately 65 feet east of Building 450, was formerly used to store drums of Otto fuel. Solvents including 1,1,1-trichloroethane, trichloroethene (TCE), toluene, mineral spirits, alcohol, and bulk freon have been used at this facility.

2.2.1.2 Site 14

Miscellaneous wastes were dumped at Site 14 in the past. Historical reports state that the vegetation at the site indicated that no dumping had occurred within 10 years prior to 1982. Inspection of the site verified the presence of several empty fiber drums.

2.2.2 Enforcement Activities

On August 30, 1990, NSB-NLON was placed on the National Priorities List (NPL) by the EPA pursuant to CERCLA of 1980 and SARA of 1986. The NPL is a list of uncontrolled or abandoned hazardous waste sites identified by EPA as requiring priority remedial actions.

The Navy, EPA, and the State of Connecticut signed the FFA (EPA, 1995) for NSB-NLON. The agreement is used to ensure that environmental impacts associated with past and present activities at NSB-NLON are thoroughly investigated and that appropriate remedial actions are pursued to protect human health and the environment. In addition, the FFA establishes a procedural framework and timetable for developing, implementing, and monitoring appropriate responses at NSB-NLON, in accordance with CERCLA (and SARA amendment of 1986), 42 U.S.C. §9620(e)(1); the NCP, 40 CFR

300; RCRA, 42 U.S.C. §6901 et seq., as amended by the Hazardous and Solid Waste Amendment (HSWA) of 1984, Executive Order 12580; and applicable State laws. Sites 7 and 14 are two of 25 CERCLA sites being addressed by the Navy's Installation Restoration (IR) Program at NSB-NLON.

2.2.2.1 Site 7

Site 7 was investigated under CERCLA during the Phase I Remedial Investigation (RI) [Atlantic Environmental Services, Inc. (Atlantic), 1992], Phase II RI [Brown & Root Environmental (B&RE), 1997], and the Basewide Groundwater Operable Unit Remedial Investigation (BGOURI) [Tetra Tech NUS, Inc. (TtNUS), 2002]. The combined soil data set from these three investigations was provided and evaluated in the BGOURI. Additionally, the soil data were summarized and further evaluated in the BGOURI Update/Feasibility Study (FS) (TtNUS, 2004) to develop appropriate remedial alternatives.

Two USTs at Site 7 were also investigated under the State of Connecticut UST regulations to support closure of one tank and to establish that the other tank was operating properly and could remain in service. Total petroleum hydrocarbon (TPH)-contaminated soil was detected at one of the USTs. The contaminated soil was subsequently excavated and disposed at an off-site facility. The soil cleanup goal for the removal action was 500 milligrams per kilogram (mg/kg).

2.2.2.2 Site 14

Site 14 soil was investigated during the Phase I RI (Atlantic, 1992) and Phase II RI (B&RE, 1997). Based on the results of the Phase I and II RIs, an Engineering Evaluation/Cost Analysis (EE/CA) and Action Memorandum (Navy, 1999) were subsequently prepared for the soil at Site 14. A NTCRA was conducted at Site 14 in 2001 and approximately 270 tons of debris and contaminated soil were removed and disposed off site. The results of the NTCRA were documented in the Final Removal Action Report [Foster Wheeler Environmental Corporation (FWEC), 2002]. The RGs selected for the NTCRA were a combination of the ecological-based goals selected for the Site 3 (OU3) remedial action and the Connecticut GB Pollutant Mobility Criteria. The limit of excavation for the NTCRA and the locations of the confirmation samples are shown on Figure 2-5. By removing all debris and contaminated soil with concentrations above the RGs, all site-related risks were addressed.

2.3 COMMUNITY PARTICIPATION

The Navy has been conducting community relations activities for the IR Program since the program began. From 1988 to November 1994, Technical Review Committee meetings were held on a regular basis. In 1994, a Restoration Advisory Board (RAB) was established to increase public participation in the IR Program process.

Many community relations activities for NSB-NLON involve the RAB. The RAB generally meets quarterly. The RAB provides a forum for discussion and exchange of information on environmental restoration activities between the Navy, regulatory agencies, and the community, and it provides an opportunity for individual community members to review the progress and participate in the decision-making process for various IR Program sites, including OU8.

The following community relations activities are conducted as part of the Community Relations Plan (EPA, 1992):

Information Repositories: The Public Libraries in Groton and Ledyard are the designated information repositories for the NSB-NLON IR Program. All pertinent reports, fact sheets, and other documents are available at these repositories.

Key Contact Persons: The Navy has designated information contacts related to the NSB-NLON. Materials distributed to the public, including any fact sheets and press releases, will indicate these contacts. The Public Affairs Officer will maintain the site mailing list to ensure that all interested individuals receive pertinent information on the cleanup.

Mailing List: To ensure that information materials reach the individuals who are interested in or affected by the cleanup activities at the NSB-NLON, the Navy maintains and regularly updates the site mailing list.

Regular Contact with Local Officials: The Navy arranges regular meetings to discuss the status of the IR Program with the RAB.

Press Releases and Public Notices: The Navy issues press releases as needed to local media sources to announce public meetings and comment periods, and the availability of reports and to provide general information updates.

Public Meetings: The Navy conducts informal public meetings to keep residents and town officials informed about cleanup activities at NSB-NLON, and at significant milestones in the IR Program. Meetings are conducted to explain the findings of the RI; to explain the findings of the FS; and to present the Proposed Plan, which explains the preferred alternatives for cleaning up individual sites.

Fact Sheets and Information Updates: The Navy develops a series of fact sheets to mail to public officials and other interested individuals and/or to use as handouts at the public meetings. Each fact sheet includes a schedule of upcoming meetings and other site activities. Fact sheets are used to explain

certain actions or studies, to update readers on revised or new health risks, or to provide general information on the IR Program process.

Responsiveness Summary: The responsiveness summary for the Proposed Plan summarizes public concerns and issues raised during the public comment period and documents the Navy's formal responses. The responsiveness summary may also summarize community issues raised during the course of the FS.

Announcement of the ROD: The Navy announces the signing of the ROD through a notice in actions or studies, to update readers on revised or new health risks, or to a major local newspaper of general circulation and a press release sent to everyone on the mailing list. The Navy places the signed ROD in the information repositories before any remedial actions begin.

Public Comment Periods: Public comment periods allow the public an opportunity to submit oral and written comments on the proposed cleanup options. Citizens have at least 30 days to comment on the Navy's preferred alternatives for cleanup actions as indicated in the Proposed Plan.

Technical Assistance Grant (TAG): A TAG from the EPA can provide up to \$50,000 to a community group to hire technical advisors to assist them in interpreting and commenting on site reports and proposed cleanup actions. Currently, no TAG funds have been awarded.

Site Tours: The office of Public Affairs periodically conducts site tours for media representatives, local officials and others.

A notice of availability of the Proposed Plan (Navy, 2004) for OU8 was published on July 16, 2004 in The New London Day newspaper. The documents are available to the public in the NSB-NLON Information Repositories located at the Groton Public Library in Groton, Connecticut and the Bill Library in Ledyard, Connecticut. The notice also announced the start of the 30-day comment period, which ended on August 17, 2004. A copy of the notice and the Proposed Plan are included in Appendix A of this ROD.

The notice invited the public to attend a public meeting held at the Best Western Olympic Inn in Groton, Connecticut on July 28, 2004. The public meeting presented the proposed remedy and solicited oral and written comments. At the public meeting, personnel from the Navy, EPA, and the CTDEP answered questions from the attendees during the informal portion of the meeting. In addition, public comments on the proposed plan were formally received and transcribed. The transcript for the public meeting is provided in Appendix B. Responses to the comments received during the public comment period are provided in the Responsiveness Summary in Section 3.0.

2.4 SCOPE AND ROLE OF OPERABLE UNIT OR RESPONSE ACTION

Sites 7 and 14 are two of 25 IR Program sites currently included in the NSB-NLON IR Program. As with many Superfund sites, the problems at Sites 7 and 14 are complex. As a result, the soil and groundwater at the sites have been separated into different OUs.

OU8: Includes the contaminated soil at Sites 7 and 14.

OU9: Includes the Basewide Groundwater associated with the upper-base portion of NSB-NLON, including the groundwater at Sites 2, 3, 7, 9, 14, 15, 18, 20, and 23.

A total of 12 OUs have been defined at NSB-NLON. This ROD only applies to OU8. OU9 will be addressed in separate RODs. The Selected Remedies are the first and final remedies for OU8 under CERCLA.

2.4.1 Site 7

PAHs were identified in a small area near the southeastern corner of Building 325 in surface and subsurface soil and an additional area of soil contamination (benzene, CB, and DCB) is suspected near the location of a septic tank formerly used for Site 7 along the western side of Building 325. The HHRA showed that there are potential risks for full-time workers and child resident from exposure to benzo(a)pyrene in surface soil and surface/subsurface soil, respectively, considering CTDEP's target level for individual chemicals ($ICR < 1 \times 10^{-6}$). In addition, there were contaminants detected at concentrations that exceeded Connecticut's RSRs. The maximum concentration of benzo(a)pyrene in soil exceeds Connecticut's RSRs Industrial/Commercial Direct Exposure soil criterion and the maximum concentrations of benzo(a)anthracene, benzo(a)pyrene, benzo(b)fluoranthene, and ideno(1,2,3-cd)pyrene in soil exceed Connecticut's RSRs Residential Direct Exposure soil criteria. In addition, the HHRA showed that there are potential unacceptable risks to future adult residents from exposure to maximum concentrations of benzene, CB, and DCB in Site 7 groundwater along the western side of Building 325. It is suspected that the source of these groundwater contaminants is the septic tank or surrounding soil.

The Selected Remedy, Excavation and Off-site Disposal, provides the best alternative for eliminating current and future exposure to the contaminated soil at Site 7 by potential receptors and further cross-media contaminant migration from soil to groundwater. After execution of this ROD, the Navy will prepare a Remedial Design (RD) that will document the approach to be used to excavate and dispose the contaminated soil and septic tank (if necessary) at Site 7.

2.4.2 Site 14

The investigation of Site 14 soil identified minimal organic contamination, including low concentrations of volatile organic compounds, PAHs, and pesticides, and slightly more significant inorganic contamination (e.g., arsenic and lead). The HHRA showed that the risks to potential receptors associated with Site 14 soil were minimal; however, the results of the ecological risk assessment indicated that the chemicals detected in Site 14 soil could adversely impact ecological receptors. A NTCRA was conducted at Site 14 in 2001 and approximately 270 tons of debris and contaminated soil were removed and disposed off site. The RGs selected for the NTCRA were a combination of the ecological-based goals selected for the Site 3 (OU3) remedial action and the Connecticut GB Pollutant Mobility Criteria. By removing all debris and contaminated soil with concentrations above the RGs, all site-related risks were addressed and no future adverse health affects are anticipated from exposure to Site 14 soil. The Selected Remedy for Site 14 soil is NFA under CERCLA.

2.5 **SITE CHARACTERISTICS**

2.5.1 Physical Setting

2.5.1.1 **Site 7**

Figure 2-3 shows the topography and surface features of Site 7. Site 7 is surrounded on the north and east by an exposed bedrock cliff. The cliff is the result of quarry activity along the northern bedrock high. The ground surface slopes gently to the southwest. There is an earthen berm along the eastern boundary of the site. Surface water runoff from Site 7 flows southwestward to drainage swales and storm sewers located on the southern side of Buildings 325 and 450. Runoff contained by the berm and by the storm sewer system drains through culverts under Triton Road into the Area A Downstream Watercourses (Stream 5) and eventually into the Thames River.

The geology of Site 7 consists of a southwestward-thickening wedge of overburden materials overlying metamorphic bedrock. The surficial deposits underlying Site 7 consist of fill material that varies in thickness from 2 to 10 feet and consists primarily of sand and gravel. The fill either lies directly on bedrock (in the northeastern portion of the site) or is underlain by up to 30 feet of silty sand (along the southwestern edge of the site). This area has a history of quarrying and filling; therefore, the silty sand is natural alluvium. The bedrock in this area has been identified as the Mamcoke Formation. In the northeastern portion of the site, the bedrock surface is relatively flat and has a mild slope toward the southwest. The bedrock surface between groundwater monitoring wells 7MW1D and 7MW7S slopes at a grade of approximately 2 percent. The bedrock surface in this area has been altered by quarry activity. Overburden thickness is typically less than 6 feet in this area. Southwest of groundwater monitoring wells 7MW7S and 7MW2D and southeast of test boring 7TB10, the bedrock slopes to the west and southwest

more steeply. The bedrock surface between groundwater monitoring wells 7MW7S and 7MW3D slopes at a steeper grade of approximately 14 percent. The overburden thickness increases to 30 to 40 feet in this area.

Groundwater was encountered in both the overburden and bedrock underlying Site 7. Depths to groundwater average less than 10 feet across the site. Within the overburden, the water table was generally encountered near the fill/alluvium interface at locations where both units were present. Figure 2-6 shows the overburden groundwater flow pattern across the Site 7 area based on August 2000 water-level data. The figure shows that the general direction of shallow groundwater flow is to the west-southwest toward Site 3 - Area A Downstream Watercourses. Groundwater flow directions in the shallow bedrock, as determined during the BGOURI, are to the west and southwest (Figure 2-7). In the overburden, the hydraulic gradient across the site is approximately 0.02. Within the bedrock, the flow gradient appears to be slightly lower at 0.015.

Downward vertical gradients were consistently observed at Site 7. Groundwater monitoring well clusters 7MW2S/2D (alluvium/bedrock), 7MW3S/3D (combined fill and alluvium/deep alluvium), and 7MW5S/5D (combined overburden and bedrock/deeper bedrock) all had downward vertical gradients, indicating that the Site 7 area is a local recharge area for groundwater.

Slug tests have been performed in three alluvium and two bedrock wells at Site 7 over the course of the various RI field efforts. The estimated site-specific average hydraulic conductivity for the alluvium, based on the slug test results, is 11.4 feet per day. Using a hydraulic gradient of 0.02 and a measured porosity of 0.37, the estimated groundwater seepage velocity in the alluvium at the site is 0.62 foot per day.

Site 7 is a relatively well developed area and a significant portion is paved with asphalt. Buildings and maintained lawns cover the unpaved areas. Consequently, Site 7 provides poor habitat for wildlife.

2.5.1.2 Site 14

Prior to the removal of the debris and contaminated soil during the NTCRA, the disposal area at Site 14 was circular and approximately 80 feet in diameter. A dirt road provided limited access to the site. A nearly vertical 20-foot high bedrock face is located at the eastern edge of the site. The rest of the site sloped to the southwest.

Site 14 is located within the lower portion of a northwest-trending valley (northern valley) situated between the topographic/bedrock high that occupies the central area of the NSB-NLON and the topographic/bedrock high that forms the northern border of the NSB-NLON. Surface water runoff from

Site 14 flows into Stream 3 of Site 3 (see Figure 2-4). The streams within Site 3 convey the surface water to the Thames River.

The geology of Site 14 consists of overburden deposits overlying metamorphic bedrock. The overburden consists of silty sand and gravel. The bedrock at Site 14 has been identified as the Mamacoke Formation. The bedrock surface slopes from the northern and central bedrock highs that surround the area toward the northwest-trending valley. There are bedrock exposures upslope of Site 14 and bedrock was encountered at the site at a depth of 12 feet below ground surface.

A single overburden monitoring well (14MW1S) was installed at Site 14. Based on information collected from the Site 14 monitoring well and test borings and monitoring wells installed within Site 3, a site adjacent to Site 14, groundwater is present in both the overburden and bedrock underlying Site 14. The depth to groundwater was less than 5 feet below ground surface. The saturated thickness of the overburden materials was approximately 6 to 10 feet along Stream 3. Figure 2-8 presents the shallow overburden potentiometric surface map and groundwater flow directions for Site 14 and adjacent sites. It is based on water levels measured in October 2002. The bedrock potentiometric surface map and groundwater flow directions in the vicinity of Site 14 are shown on Figure 2-7. This figure is based on water levels measured in August 2000.

Site 14 is located in a heavily wooded area on the edge of a ravine. The area is classified as upland deciduous forest. This portion of NSB-NLON provides good habitat for terrestrial receptors.

2.5.2 Nature and Extent of Contamination

2.5.2.1 Site 7

This section summarizes the nature and extent of soil contamination at Site 7. The summary includes historical soil data collected during the Phase I and Phase II RIs and soil data collected during the BGOURI. The relevant and most recent soil data are summarized in Tables 2-1 through 2-4. The locations of COCs detected in the soil are presented in Figure 2-9. A complete version of the analytical database for Site 7 soils is presented in the BGOURI (TINUS, 2002).

Historic Investigations (Phase I and II RIs)

Nine volatile organic compounds (VOCs), including three chlorinated aliphatics, three monocyclic aromatics, two ketones, and carbon disulfide, were detected in Site 7 soil samples. Most were detected infrequently and at low concentrations. Methylene chloride, a common laboratory contaminant, was detected most frequently (14 of 27 samples). Benzene, toluene, and total xylenes were each detected in

from 1 to 6 of 37 samples. 1,1-Dichloroethene, 2-butanone, acetone, carbon disulfide, and tetrachloroethene were each detected in from 1 to 5 of 27 samples. With the exception of acetone, which was detected at a maximum concentration of 0.17 mg/kg, these remaining VOCs were detected at trace concentrations ranging from 0.003 mg/kg to 0.032 mg/kg.

Twenty-five semi-volatile organic compounds (SVOCs), including 17 PAHs, four phthalate esters, 4-methylphenol, benzoic acid, carbazole, and dibenzofuran, were detected in soil samples collected from the Torpedo Shops site. PAHs were detected most frequently and, with one exception, at the greatest concentrations. Reported concentrations of PAHs ranged from 0.018 mg/kg (fluoranthene) to 4.3 mg/kg (phenanthrene). Diethyl phthalate was detected at a concentration of 14 mg/kg in the soil sample collected at a depth interval of 1 to 3 feet below ground surface (bgs) from boring 7MW7S, located along the drainage swale south of Building 450. Maximum concentrations of nine SVOCs (all PAHs) were associated with the soil sample collected from a depth interval of 1 to 3 feet bgs from test boring 7TB10, located south of Building 325. Maximum concentrations of an additional nine SVOCs were associated with the soil sample collected from a depth interval of 1 to 3 feet bgs from well boring 7MW4S, located near the southeastern corner of Building 325.

Eight pesticides and one polychlorinated biphenyl (PCB) were detected in the Torpedo Shops soil samples. DDT and its metabolites DDD and DDE were detected most frequently, each detected in 4 or 5 of 23 samples. Concentrations of these three pesticides ranged from 0.0044 mg/kg to 0.21 mg/kg. Aroclor-1254 was detected in a single soil sample collected at a depth interval of 2 to 4 feet bgs from well boring 7MW2S at a concentration of 0.66 mg/kg. Endrin ketone (0.0068 mg/kg), heptachlor (0.0047 mg/kg), and methoxychlor (0.032 mg/kg) were detected in the soil sample collected from a depth interval of 1 to 3 feet bgs from well boring 7MW4S, located near the southeastern end of Building 325. The remaining two pesticides (endosulfan sulfate and endrin aldehyde) were each detected in two samples at concentrations ranging from 0.0055 mg/kg to 0.035 mg/kg.

Twenty-three metals were detected in the Torpedo Shops soil samples, although mercury, selenium, and thallium were each detected in from only 1 to 5 of 27 samples. Maximum concentrations of 11 metals were detected in the soil sample collected from a depth interval of 5 to 7 feet bgs from well boring 7MW6S, located along the western side of Building 325.

Toxicity Characteristic Leaching Procedure (TCLP) extraction followed by analysis for metals was performed for 10 soil samples collected from the Torpedo Shops site. In addition, the TCLP leachate of one of these samples was also analyzed for TCLP organics (VOCs, SVOCs, pesticides, and herbicides). No organic compounds were detected in this leachate. Arsenic, barium, cadmium, and selenium were detected in the TCLP leachate samples.

TPH was detected in 12 of 20 soil samples at concentrations ranging from 28 mg/kg to 898 mg/kg. The maximum TPH concentration was detected in the soil sample collected from a depth interval of 4 to 8 feet bgs from well boring 7MWBS, located along Triton Road in the western portion of the site.

BGOURI

2-Butanone, acetone, carbon disulfide, CB, and toluene were detected in the four subsurface soil samples collected during the BGOURI. These compounds were detected in from two to three of four samples. Pyrene was the only detected SVOC, and it was detected only in sample S7SB100607 at a concentration of 25 micrograms per kilogram ($\mu\text{g/kg}$). Twenty metals were detected in four soil samples. Eighteen of these 20 metals were detected in all four samples. Antimony was detected in only two of four samples, and thallium was detected only in sample S7SB100607. Most of the maximum detected concentrations of these 20 metals were in samples S7SB090809 and S7SB100607. Of the detected metals, the maximum detected concentrations of antimony, arsenic, copper, iron, lead, and potassium were less than background concentrations.

Although no soil samples were collected in the immediate area of the septic tank during the BGOURI, groundwater detections of CBs (1,4-DCB, CB, and hexachlorobenzene) and benzene in this area suggest the possibility that the septic tank or soil surrounding the septic tank is the source of the constituents found in the groundwater at this location (see Figure 2-10).

Summary

PAHs and inorganics were generally the chemicals detected most frequently and at significant concentrations in Site 7 soil. PAHs were identified in an area along the southeastern corner of Building 325. Inorganics were detected across the site and appear to be related to background conditions.

The CBs and benzene detected in groundwater (Figure 2-10) appear to be related to the septic tank or contaminated soil along the western side of Building 325. It is possible that the septic tank or the surrounding soil is the source of the contamination. No data were available to confirm this hypothesis. Additional soil sampling activities will be conducted as part of a pre-design investigation to confirm the source of the contamination.

2.5.2.2 Site 14

This section summarizes the nature and extent of soil contamination at Site 14. The summary includes historic soil data collected during the Phase I and Phase II RIs and the confirmation sample results from

the NTCRA. The historic Site 14 soil data was used as the basis for conducting the NTCRA at the site. Tabular summaries of the historic data can be found in the Phase II RI (B&RE, 1997).

Historic Investigations (Phase I and II RIs)

Only a few volatile organics were present at very low concentrations. Tetrachloroethene was detected in two surface soil samples at concentrations of 2 µg/kg and 3 µg/kg. Several additional volatile organic compounds were also detected in single surface or subsurface soil samples. Surface soil sample 14SS3 contained the majority of these compounds. Toluene (18 µg/kg) and chloromethane (8 µg/kg) were detected in surface soil samples from borings 14MW1S and 14SS3, respectively, while methylene chloride was detected at a concentration of 7 µg/kg in the subsurface soil sample from boring 14TB2A. The concentrations of other volatile organic compounds, which were detected in surface soil samples only and included several halogenated aliphatics and two monocyclic aromatics, were 2 or 3 µg/kg.

Several PAHs were detected in the surface and subsurface soil samples. The shallow samples (0 to 2 feet deep) from the onsite boring (14TB1) and the well boring (14MW1) as well as surface soil sample 14SS3 contained several PAHs (at concentrations below 100 µg/kg) and benzoic acid (C_{max} = 64 µg/kg). Fluoranthene and pyrene were the only semivolatile organics detected in the 0 to 2 foot sample from boring 14TB2. Maximum concentrations of all semivolatiles except benzoic acid in surface soil samples were found in the 0 to 2 foot sample from boring 14TB1, located in the northwest portion of the site.

The subsurface soil samples collected from outside the actual disposal area contained notably fewer chemicals at lower concentrations. For example, the sample collected at a depth of 2 to 4 feet from the well boring (14MW1) contained only benzoic acid (29 µg/kg). The subsurface sample from boring 14TB2 contained no detectable semivolatile organics. The deepest sample collected (8 to 10 feet) from the on-site boring (14TB1) contained a wide variety of PAHs. All concentrations were at or below 110 µg/kg.

Surface soil samples 14SS3 and 14SS3C were also analyzed for pesticides. 4,4' DDT (400 µg/kg) and related compounds, 4,4' DDE (74 µg/kg) and 4,4' DDD (11 µg/kg), were detected in sample 14SS3. The results do not appear to indicate that pesticide contaminated material was disposed at this site, but rather that this site may have been affected by past base wide applications of 4,4'-DDT.

Metals concentrations were generally higher in surface soils than in subsurface soils. A majority of maximum concentrations were found in samples collected from well 14MW1S and boring 14TB1. Only concentrations of beryllium and cobalt were less than the NSB-NLON background concentrations. Three metals (arsenic, boron, and lead) were detected in surface sample 14SS3 at concentrations (16.3 mg/kg, 27.6 mg/kg, and 403 mg/kg, respectively) notably greater than in the other soil samples. All other metals in surface soil sample 14SS3 were reported at concentrations below the maximum detected result for the

other samples. Since the disposal area does not appear to contain these metals at elevated concentrations, no source can be identified.

Barium, cadmium, chromium, and lead were detected in the TCLP extracts of one or two surface soil samples. All results were below Federal toxicity characteristic regulatory levels and Connecticut remediation standards for pollutant mobility for GB waters. Overall, the analytical results do not indicate the presence of a significant source area at the site.

Overall, the historic investigations of Site 14 soil identified minimal organic contamination, including low concentrations of volatile organic compounds, PAHs, and pesticides, and slightly more significant inorganic contamination (e.g., arsenic and lead).

NTCRA

Confirmation sample results from the NTCRA, as presented in the Final Removal Action Report [Foster Wheeler Environmental Corporation (FWEC), 2002], are provided in Appendix B. These results indicate the contaminant concentrations that remained after the NTCRA was completed at Site 14. The RGs for the NTCRA are also provided in the Appendix B tables.

2.6 CURRENT AND POTENTIAL FUTURE LAND AND RESOURCE USES

NSB-NLON is currently an active Navy base and should remain so into the foreseeable future. Site 7 is the Torpedo Shops at NSB-NLON, and reasonable potential future land use of the area includes the continued use as a torpedo maintenance facility or other industrial activities associated with submarine operations and maintenance. Site 14 is an undeveloped area and it is expected to remain undeveloped in the future.

Sites 7 and 14 are located within designated Explosive Safety Quantity Distance (ESQD) arcs of the Area A Weapons Center; therefore, further development is not planned for this area. Navy regulations prohibit construction of inhabited buildings or structures within these arcs and, although existing buildings operate under a waiver of these regulations, no further construction is planned. Therefore, there are no plans for residential development of the sites.

The groundwater aquifers found within the overburden and bedrock at the sites are not used for drinking water or industrial water supply purposes. The groundwater is classified as GB by the State of Connecticut. The groundwater in the overburden aquifer discharges locally to streams that eventually discharge to the Thames River, or directly to the Thames River. The overburden aquifer is hydraulically

connected to the bedrock aquifer. There are no current plans to use either the overburden or bedrock aquifer in this area for drinking water or industrial water supply purposes.

If the Navy sells this property in the future, it is possible that the sites could be developed for residential use. Therefore, hypothetical future residential use of the site was evaluated in the risk assessment for the purposes of completeness and to determine whether land use controls are needed.

2.7 SUMMARY OF SITE RISKS

The purpose of a risk assessment is to estimate the probability and magnitude of potential adverse human health and environmental effects from exposure to contaminated media at a site. The results of the risk assessment provide the basis for taking action and identify the contaminants and exposure pathways that need to be addressed by the remedial action.

The human health risks associated with exposure to contaminated media (i.e., soil and groundwater) at Site 7 were originally evaluated in the Phase II RI (B&RE, 1997), then updated in the BGOURI (TtNUS, 2002) after additional data was collected, and further refined in the BGOURI Update/FS (TtNUS, 2004). The ecological risks associated with exposure to contaminated media (i.e., surface soil) were evaluated in the Phase II RI (B&RE, 1997). The results of these Site 7 risk assessments are provided below.

The human health and ecological risks associated with exposure to contaminated media at Site 14 were originally evaluated in the Phase II RI (B&RE, 1997). A NTCRA was conducted at Site 14 in 2001 and debris and contaminated soil were removed and disposed off site. The RGs selected for the NTCRA were a combination of the ecological-based goals selected for the Site 3 (OU3) remedial action and the Connecticut GB Pollutant Mobility Criteria (see Appendix B). By removing all debris and contaminated soil with concentrations above the RGs, all unacceptable site-related risks were addressed and no future adverse human health or ecological health affects are anticipated from exposure to Site 14 soil. No additional human health or ecological risk assessment information for Site 14 soil is provided in this ROD.

2.7.1 Human Health Risk Assessment

The major components of a HHRA include data evaluation, exposure assessment, toxicity assessment, risk characterization, and uncertainty analysis. Data evaluation is a task that uses a variety of information to determine which of the chemicals detected in site media are most likely to present a risk to potential receptors. The end result of the evaluation is a list of contaminants of potential concern (COPCs) and representative exposure point concentrations for each medium. During the exposure assessment, potential human exposure pathways are identified at the source areas under consideration. Chemical-specific toxicity criteria for the identified COPCs are identified during the toxicity assessment and are used

in the quantification of potential human health risks. Risk characterization involves quantifying the risks associated with exposure to the COPCs using algorithms established by the EPA and CTDEP. Risks from chemicals are calculated for either carcinogenic or noncarcinogenic effects. The uncertainty analysis identifies limitations in the risk assessment that might affect the final risk results. The final result of the risk assessment is the identification of media-specific COCs and exposure pathways that need to be addressed by a remedial action.

COPCs were identified by comparing maximum concentrations of contaminants to risk-based and health-based criteria. If the maximum concentration exceeded any criteria, the chemical was retained for all exposure routes involving that medium. The Site 7 surface soil COPCs and the screening criteria used to identify them are summarized in Tables 2-1 and 2-2. Similar information for Site 7 subsurface soil is summarized in Tables 2-3 and 2-4. The tables differentiate COPCs based on direct contact and migration exposure scenarios.

Potential receptors for exposures to soil at Site 7 included construction workers, full-time employees, and future residents. Potential exposure pathways are summarized in Table 2-5. These pathways consider the potential for exposure based on present use, potential future use, and location of the site. Exposure assumptions for the receptors and toxicity information for the COPCs were presented in the BGOURI (TtNUS, 2002) and are not reiterated in this ROD.

Exposure point concentrations for each of the COPCs were developed for reasonable maximum exposure (RME) and central tendency exposure (CTE) scenarios. Based on the limited data set, the maximum and average concentrations were used for surface soil exposure concentrations under the RME and CTE scenarios, respectively. The 95 percent upper confidence limit was used as the exposure concentration for exposures to subsurface soil under the RME and CTE scenarios.

Potential human health risks resulting from exposure to Site 7 COPCs were estimated using algorithms established by the EPA and CTDEP that calculate risk as a function of chemical concentration, human exposure parameters, and toxicity. Risks attributable to exposure to chemical carcinogens were estimated as the probability of an individual developing cancer over a lifetime (ICR). According to EPA, risks less than 1×10^{-6} (or a risk less than one in one million) are generally considered to be "acceptable," and risks greater than 1×10^{-4} (1 in 10,000) are generally considered to be "unacceptable." According to CTDEP, risks less than 1×10^{-5} (1 in 100,000) for cumulative risk or 1×10^{-6} (1 in 1,000,000) for individual chemicals are generally considered to be "acceptable," while risks greater than 1×10^{-5} for cumulative risk or 1×10^{-6} for individual chemicals, are generally considered to be "unacceptable." The hazards associated with the effects of noncarcinogenic chemicals were evaluated by comparing an exposure level or intake to a reference dose (RfD). If the ratio of the intake of a chemical to the RfD (hazard quotient

(HQ)] exceeds unity, noncarcinogenic (toxic) effects may occur. A HI was generated by summing the individual HQs for all the COPCs associated with a specific pathway. If the value of the HI exceeds unity, noncarcinogenic health effects associated with that particular chemical mixture may occur, and therefore it is necessary to segregate the HQs by target organ effects or mechanism of action. The HQ should not be construed as a probability in the manner of the ICR, but rather as a numerical indicator of the extent to which a predicted intake exceeds or is less than an RfD.

Tables 2-6 and 2-7 present the cancer risks and HIs for Site 7 under the RME and CTE scenarios, respectively. Risk Assessment Guidance for Superfund (RAGS) Part D, Summary of Receptor Risks and Hazards for COPCs, tables for Site 7 are included in Appendix D. Cumulative ICRs and HIs resulting from exposure to soil at Site 7 were within the EPA and CTDEP acceptable ranges for the receptors and scenarios considered. However, chemical-specific ICRs for arsenic (child residents) and benzo(a)pyrene (full-time workers and child residents) exceeded CTDEP's target level of 1×10^{-6} for individual chemicals. It should be noted that the maximum detected concentration of arsenic was less than its respective CTDEP RSR for residential exposure. The evaluation also showed that there are contaminants in soil, primarily PAHs and inorganics that pose a potential contaminant migration to groundwater issue.

The chemicals identified as a concern in Site 7 soil during the HHRA were further evaluated during the uncertainty analysis using additional information such as background levels, nature and extent information (e.g., frequency of detection), and ARARs. The following table summarizes the COCs for Site 7 soil that were identified through the HHRA and uncertainty analysis.

Medium	Method	Scenario	COCs Based on Federal Requirements	COCs Based on CTDEP Requirements
Soil	HHRA	Carcinogenic	None	Benzo(a)pyrene
		Non-Carcinogenic	None	None
	Direct Comparison Criteria	Direct Contact-Industrial/Commercial	None	Benzo(a)pyrene
		Direct Contact - Residential	None	Benzo(a)anthracene Benzo(a)pyrene Benzo(b)fluoranthene Indeno(1,2,3-cd)pyrene
		Migration from Soil to Groundwater	None	Benzo(a)anthracene Benzo(a)pyrene Benzo(b)fluoranthene Chrysene Indeno(1,2,3-cd)pyrene

Although not detected in site soil samples, relatively significant concentrations of CB, 1,4-DCB, and benzene were detected in the groundwater west of Building 325 at Site 7. These detections suggest that residual contaminated soil/waste may remain in this area. The suspected contaminated soil/waste is probably acting as an ongoing source of groundwater contamination. The septic tank and associated piping or surrounding contaminated soil are likely sources. As a result, CB, 1,4-DCB, and benzene were also retained as Site 7 soil COCs.

Due to the potential for risks from direct contact exposure to Site 7 soil contaminants and the potential for Site 7 soil contaminants to impact the underlying groundwater, the response action selected in this ROD is necessary to protect the public health and welfare of the environment from actual and potential exposure to and releases of contaminants from the site.

2.7.2 Ecological Risk Assessment

An assessment of the risks to ecological receptors from exposure to surface soil at Site 7 was conducted during the Phase II RI. An exposure assessment was conducted and showed that the Torpedo Shops represent a well-developed area that does not provide either cover or forage for wildlife receptors. Areas near the Torpedo Shops (e.g., the wooded area to the south) do represent desirable habitat for wildlife. Organisms inhabiting this area may come in contact with on-site soil while moving through the area to forage in the nearby Area A Wetland.

In order to evaluate potential impacts to ecological receptors, it was assumed that the Torpedo Shops supported diverse vegetation and a population of soil invertebrates. Short-tailed shrews were assumed to inhabit and forage in the area, preying on soil invertebrates. These same small mammals in turn were assumed to serve as prey for red-tailed hawks.

The maximum and average concentrations of chemicals detected in surface soil samples collected from the site were compared to benchmark values that are protective of various terrestrial ecological receptors. The calculated HQs exceeded 1.0 for terrestrial vegetation and soil invertebrates. The calculated HIs also exceeded 1.0 for terrestrial vertebrates. Inorganics contributed most significantly to the potential risks.

After the risks were calculated, the uncertainty in the results was considered. While the potential for exposure to soil does exist, actual exposure would be much more limited than that considered in the evaluation, thereby resulting in actual ecological risks associated with this site which are significantly lower than those estimated in the assessment. When the current site conditions are factored into this evaluation, it is concluded that the Torpedo Shops site presents little potential risk to ecological receptors.

No ecological COCs were retained for the site, and subsequently, no response actions are required for ecological receptors.

2.8 REMEDIAL ACTION OBJECTIVES

Remedial action objectives (RAOs) provide a general description of what the response action will accomplish. These goals typically serve as the design basis for many of the remedial alternatives discussed in the next section. The RAOs provide the basis for evaluating clean-up options for the site and an understanding of how the risks identified in the previous section will be addressed by the response action. No RAOs were required for Site 14 soil because there were no unacceptable risks and no COCs for the site.

Based on the results of the HHRA completed for the BGOURI, the evaluation of the HHRA results in the BGOURI Update, and the ecological risk assessment completed during the Phase II RI, the following RAOs were developed for Site 7 soil:

RAO1 - Protect current receptors (construction worker and full-time employee) from incidental exposure to soil contaminated with PAHs and potentially contaminated with benzene, CB, and DCB at concentrations greater than the preliminary remediation goals (PRGs) (see Table 2-8). The HHRA identified potential risks to full-time employees from exposure to benzo(a)pyrene in surface soil. In addition, benzo(a)pyrene was detected in subsurface soil at a concentration that exceeds the Connecticut Industrial/Commercial RSR for direct exposure. The concentrations of benzene, CB, and DCB in the soil will not be known until additional sampling is conducted near the septic tank.

RAO2 - Protect existing groundwater quality by preventing the leaching of PAHs and benzene, CB, and DCB in soil at concentrations greater than the PRGs (see Table 2-8). Available site data indicates that soil to groundwater migration of PAHs is not significant, but soil to groundwater migration of benzene, CB, and DCB may be significant.

RAO3 - Protect aquatic ecological receptors by preventing the erosion of soil containing COCs at concentrations greater than the PRGs. Potential risks to aquatic ecological receptors were not identified, and therefore, PRGs were not selected (see Table 2-8).

RAO4 - Protect potential future receptors (residential use) from incidental exposure to soil contaminated with PAHs and potentially with benzene, CB, and DCB at concentrations greater than the PRGs (see Table 2-8). The HHRA identified potential risks to a hypothetical future child resident from exposure to benzo(a)pyrene in soil. In addition, the maximum concentrations of

benzo(a)anthracene, benzo(a)pyrene, benzo(b)fluoranthene, and indeno(1,2,3-cd)pyrene in soil exceed the Connecticut Residential RSRs for direct exposure. The concentrations of benzene, CB, and DCB in soil will not be known until additional sampling is conducted near the septic tank.

The PRGs identified to address the RAOs associated with Site 7 soil contaminants are based on risk assessment results and the CTDEP RSRs including direct contact and groundwater protection considerations. The PRG selection process for Site 7 soil was presented in Appendix C, Table C-3 of the BGOURI Update/FS (TtNUS, 2004).

2.9 DESCRIPTION OF ALTERNATIVES

A detailed analysis of three potential remedial alternatives for Site 7 soil was completed in the BGOURI Update/FS (TtNUS, 2004). The alternatives were developed to provide a range of remedial actions for Site 7 soil. With the exception of Alternative 1 (No Action), the remedial alternatives were developed to achieve the RAOs. The following sections of the ROD summarize the alternatives that were evaluated for Site 7 soil in the FS. An FS was not conducted for Site 14 soil because there were no unacceptable risks and no COCs for the site.

2.9.1 Description of Remedial Alternatives

Alternatives were formulated from the technologies and process options that passed the screening process. The three remedial alternatives and their major components are discussed below.

Alternative S1 - No Action: Other than five-year reviews, no activities would be conducted for this alternative. There would be no restrictions placed on excavations, handling, or disposal of contaminated soil from the site. Existing environmental records would not be consulted for any activities that may be conducted at the site. This alternative is required under CERCLA to establish a basis for comparison with other alternatives. The durations and costs associated with this alternative are as follows:

- Estimated Time for Design and Construction: NA
- Estimated Time for Operation: 30 years
- Estimated Capital Cost: \$0
- Estimated O&M Costs (Present Worth): \$89,600
- Estimated Total Present Worth: \$89,600

Alternative S2 - Institutional Controls with Permeable Cover: This alternative consists of institutional controls that would identify the location, magnitude, and type of soil contamination present and place restrictions on excavation and handling of contaminated soil at the site. The primary document for

implementing this control would be the NSB-NLON Site Use Restrictions document. The aerial extent of the restrictions is estimated to be 10,500 square feet (0.24 acre) for the PAH-contaminated soil and 300 square feet (0.007 acre) for the suspected CB-, DCB-, and benzene-contaminated soil.

Under this alternative, existing permeable covers (soil/gravel/asphalt) would be maintained at the site as long as waste remains, but no additional cover would be placed to increase the thickness of the permeable covers. If disturbance of the subsurface is necessary (e.g. underground utility or building foundation work) and contaminated soil is contacted or excavated, construction workers must wear appropriate PPE. If contaminated soil is excavated, this soil must be properly handled and disposed, (e.g. in a landfill and not used as clean fill). When the excavation is complete, a permeable cover consistent with site operations must be re-applied to the site.

This alternative allows for natural degradation of site contaminants. Monitoring of mobile contaminants would be addressed as part of the Site 3 and 7 groundwater remedy. Periodic testing of the PAH-contaminated soil would be conducted on an as-needed basis (e.g., during underground utility work).

Lastly, this alternative provides for periodic reviews of site conditions and analytical data (i.e., five-year reviews). The land use controls, testing, and periodic reviews would continue until the selected RGs are met. The goals would be the most conservative of the goals provided in Table 2-8, and attainment of the goals would allow the site to be used without any restrictions in the future. In the event of a property transfer and with confirmation that contaminated soil remains at the site, a deed notification would be used to prohibit exposure to contaminated soil. The assumed durations and estimated costs associated with this alternative are as follows:

• Estimated Time for Design and Construction:	6 months
• Estimated Time for Operation:	30 years
• Estimated Capital Cost:	\$6,250
• Estimated O&M Costs (Present Worth):	\$91,750
• Estimated Total Present Worth:	\$98,000

Alternative S3 - Excavation and Off-Site Disposal: This alternative would consist of the delineation of contaminated soils and the excavation of approximately 1,900 cy of soil (1,600 cy of PAH-contaminated soil, 90 cy of suspected CB-, DCB-, and benzene-contaminated soil and/or waste/septic tank, and 200 cy of non-contaminated soil to establish a safe excavation). The excavated soil would be characterized and then disposed or recycled at an off-site facility. After excavation, soil samples would be collected from the bottom and sidewalls of each excavation area to verify the removal of all COCs or to verify that COCs that remain are at concentrations less than the RGs. The RGs selected for Site 7 soil would be the most

conservative PRGs of those provided in Table 2-8. Attainment of the goals would allow the site to be used without any restrictions in the future. Following the verification process, clean soil would be used to fill the excavations and restore the site to pre-remediation conditions. The assumed durations and estimated costs associated with this alternative are as follows:

- Estimated Time for Design and Construction: 1.5 years
- Estimated Time for Construction: 3.5 months
- Estimated Capital Cost: \$440,200
- Estimated O&M Costs (Present Worth): \$0
- Estimated Total Present Worth: \$440,200

2.9.2 Common Elements and Distinguishing Features of Each Alternative

Alternatives S1, S2, and S3 are similar in that none of the alternatives actively treat the contaminated soil. Ultimately, site contaminants would be expected to degrade through natural biological, chemical, and physical processes. For Alternatives S1 and S2, the contaminated soil will remain on site. Under Alternative S3, the contaminated soil would be transported off site to be handled at another facility.

Alternatives S1 and S2 allow the contaminated soil to remain in place and include periodic site reviews that would be conducted every 5 years. However, Alternative S2 provides for institutional controls that would restrict construction and development activities at the site, thus removing the potential for contacting the contaminated soil that will remain in place; Alternative S1 does not provide for any type of activity restrictions.

Alternatives S2 and S3 are similar in that they both address the exposure pathways associated with Site 7 soil. However, Alternative S2 addresses the exposure pathways by limiting construction and development activities, and Alternative S3 addresses the exposure pathways by removing the contaminated soil from Site 7. Both alternatives address the risk issues with Site 7 soil, but Alternative S3 opens the site for unrestricted future use.

Alternative S3 is the only alternative that provides active remediation of Site 7 soil. Alternatives S1 and S2 are passive alternatives that allow for natural degradation of site contaminants. They include only periodic inspection (Alternative S1 and S2) and periodic testing (Alternative S2).

2.9.3 Expected Outcomes of Each Alternative

Under Alternative S1 (No Action), the site could not be released for unrestricted use. In the event that the site was released for unrestricted use, Alternative S1 would not be protective of human health.

Additionally, Alternative S1 does not address the potential hazards that may result from migration of soil contaminants to groundwater.

Under Alternative S2 (Institutional Controls with Permeable Cover), the site could not be released for unrestricted use. Institutional controls would dictate protective site restrictions and procedures for construction activities performed at Site 7. As with Alternative S1, Alternative S2 does not fully address the potential hazards that may result from migration of soil contaminants to groundwater.

After implementation of Alternative S3 (Excavation and Off-Site Disposal), Site 7 soil would be released for unrestricted use. Unacceptable human health risks and the potential for contaminant migration from soil to groundwater would be eliminated through excavation and off-site disposal of the contaminated soil.

2.10 COMPARATIVE ANALYSIS OF ALTERNATIVES

This section of the ROD summarizes the comparative analysis of the Site 7 soil alternatives presented in the detailed analysis section of the FS Report. The major objective is to evaluate the relative performance of the alternatives with respect to the nine evaluation criteria so that the advantages and disadvantages of each are clearly understood. The first two evaluation criteria, Overall Protection of Human Health and the Environment and Compliance with ARARs are threshold criteria that must be satisfied by any remedial alternative chosen for the site. The primary balancing criteria are then considered to determine which alternative provides the best combination of attributes. The primary balancing criteria are as follows:

- Long-term effectiveness and permanence
- Reduction in toxicity, mobility, or volume through treatment
- Implementability
- Short-term effectiveness
- Cost

The alternatives are evaluated further against the following two modifying criteria:

- Acceptance by the State
- Acceptance by the community

2.10.1 Overall Protection of Human Health and the Environment

Alternatives S2 and S3 are expected to be moderately to very protective of human health and the environment. Currently, contaminants in site soil are relatively isolated from human contact and therefore

do not present significant risks. Contaminated soil also does not represent a significant ecological threat. However, Alternative S1 may not be completely protective in the future because construction workers or potential future residents could come in contact with PAH-contaminated soil. This contact would result in unacceptable risks. Also, contaminated soil could be excavated and used elsewhere without restriction. If the contaminated soil/waste was used elsewhere without adequate cover, unacceptable risks to human health could result. In addition, under Alternative S1, the suspected presence of CB-, DCB-, and benzene-contaminated soil or wastes near the septic tank may continue to impact groundwater. This soil may represent a significant direct contact risk (additional sampling results are necessary to confirm) and it may act as an ongoing source that would prevent groundwater contamination from naturally degrading in a timely manner.

Alternative S2 would achieve most of the RAOs and would be less protective of human health and the environment than Alternative S3 because contaminants would remain on site and would require long-term enforcement of site use restrictions. Alternative S2 also includes periodic soil testing that would be conducted during construction projects or during a property transfer to re-evaluate site risks and potential future restrictions at that time. Because the COCs in Site 7 soil are organic, they are subject to slow natural biological and chemical degradation. The PAH-contaminated soil is likely present in a high organic-content matrix (asphalt) that would slow natural degradation processes. Under Alternative S2, soil concentrations should decrease to less than PRGs but several years to several decades may be required. At that time, site use restrictions could be eliminated.

Alternative S3 would achieve all the RAOs and be the most protective alternative by removing all contaminated soil from the site. After remedial actions are complete, additional actions or restrictions would not be required.

2.10.2 Compliance with ARARs

Section 121(d) of CERCLA and the NCP, 40 Code of Federal Regulations (CFR) 300.430(f)(1)(ii)(B), require that remedial actions at CERCLA sites at least attain legally applicable or relevant and appropriate federal and State requirements, standards, criteria, and limitation, unless such ARARs are waived under CERCLA Section 121(d)(4). The ARARs for Alternatives S1, S2, and S3 are provided in Tables 2-10 through 2-14).

Alternative S3 would comply with all chemical-specific ARARs. Alternative S2 would not comply with all chemical-specific ARARs because there may be inadequate soil cover to meet the Connecticut Direct Exposure Criteria and soil with contaminant concentrations in excess of the Connecticut Pollutant Mobility Criteria would remain in place. Because unmanaged PAH-contaminated soil and potentially contaminated soil/waste near the septic tank would remain at the site, Alternative S1 would not comply

with the Connecticut RSRs for contaminated soil. In addition, this alternative may not comply with TBCs because site contaminants are present at concentrations that could result in unacceptable carcinogenic risks to current and potential future receptors. Location-specific ARARs are not applicable to these alternatives. Action-specific ARARs are not applicable to Alternative S1. Alternatives S2 and S3 would comply with action-specific ARARs. Alternative S2 involves testing and monitoring activities that may result in soil waste that will need to be managed and disposed in accordance with federal and State hazardous and/or solid waste requirements. Alternative S3 involves the off-site disposal or reuse of contaminated soil and potentially of treatment residues. This action would trigger federal and State hazardous and/or solid waste requirements.

2.10.3 Long-Term Effectiveness and Permanence

Currently, an estimated 1,600 cy of contaminated soil containing approximately 8,500 µg/kg of total PAHs are present at the site. The maximum individual PAH concentration is 3,200 µg/kg, and the corresponding PRG for this PAH is 1,000 µg/kg. There may also be approximately 90 cy of contaminated soil or waste near the septic tank that may continue to impact groundwater.

Alternative S3 would provide the most protection over the long term with respect to soil contamination at Site 7 because the contaminated soil would be excavated and transported off site for disposal. Under Alternatives S2 and S1, the soil contamination would be expected to degrade through natural biological, chemical, and physical processes, although the duration for natural degradation is expected to be several years to decades. Alternative S2 includes testing to determine the magnitude of residual contamination over time and institutional controls to maintain the effectiveness of this alternative until the RGs are reached. Alternative S1 does not include monitoring or institutional controls and would be the least effective alternative over the long term.

2.10.4 Reduction of Toxicity, Mobility, or Volume through Treatment

None of the remedial alternatives includes a treatment component that would reduce the toxicity, mobility, or volume of the contamination in Site 7 soil. However, under Alternative S3, approximately 1,600 cy of contaminated soil containing approximately 41 pounds of PAHs would be removed from the site and either beneficially reused or recycled as part of the disposal process or placed in a landfill.

2.10.5 Short-Term Effectiveness

The three alternatives are expected to be effective in the short term. No action is associated with Alternative S1; therefore, there is no time required to implement the alternative, and there are no risks to community, environment, or workers during its implementation. Alternative S2 would also not result in

any short-term risks to the community, environment, and workers during implementation because the contaminated soil would remain in place, and no exposure to the soil would occur. Under Alternative S3, potential risks to the community and construction workers could result from excavation and off-site disposal of contaminated soil. However, these risks would be managed through existing federal and State requirements for construction works and transportation.

Alternative S1 would not achieve the RAOs. Alternative 2 would achieve most of the RAOs within approximately 6 months. This time would be required to implement institutional controls. Final site attenuation is expected to require years to decades to complete. Alternative S3 would achieve the RAOs in approximately 1.5 years.

2.10.6 Implementability

All of the alternatives considered are easily implementable. All of the services, materials, and administrative supports needed for each of the alternatives are readily available. Alternative S1 (No Action) would be the easiest to implement followed by Alternatives S2 and S3. Alternative S3 has several implementation issues that would have to be resolved including:

- Potential interferences with site operations during construction.
- Definition of the extent of soil contamination, and in particular, concerns with the ability to excavate the contaminated soil if it extends underneath Building 325.

2.10.7 Cost

The estimated costs for the three alternatives are presented below:

Alternative	Capital Cost	O&M Cost (Present Worth)	Total Cost (Present Worth)
Alternative S1	\$0	\$89,600	\$89,600
Alternative S2	\$6,250	\$91,750	\$98,000
Alternative S3	\$440,200	\$0	\$440,200

2.10.8 State Acceptance

The State of Connecticut has expressed their support of the Selected Remedy. The State's concurrence letter is provided in Appendix B.

2.10.9 Community Acceptance

Based on the fact that no comments were expressed at the Public Meeting on July 28, 2004 and no written comments were received during the public comment period, it appears that the community generally agrees with the Selected Remedies presented in the Proposed Plan. Specific issues raised by the community can be found in the Responsiveness Summary in Section 3.0 of this ROD.

2.11 PRINCIPAL THREAT WASTE

The NCP establishes an expectation that treatment will be used to address the principal threats posed by a site wherever practicable [40 CFR 300.430(a)(1)(iii)(A)]. Based on the results of the investigations and studies, the contaminants in Site 7 soil do not constitute principal threat wastes as defined by the NCP. All contaminated soil and debris were removed from Site 14 during the NTCRA; therefore, no principal threat wastes remain at the site.

2.12 SELECTED REMEDY

This section identifies the Selected Remedies and expands on the details provided in Section 2.9 (Description of Alternatives) of the ROD. The Selected Remedy for Site 7 soil is Alternative S3 (Excavation and Off-Site Disposal). This alternative meets RAOs, provides adequate protection of human health and the environment, and attains ARARs in a cost-effective manner.

Excavation is required in two areas adjacent to Building 325. The PAH excavation area is located near the southeastern corner of Building 325, and the benzene, CB and DCB excavation area is located at the septic tank along the western side of Building 325 (see Figure 2-6). A detailed description of the major remedy components are provided below:

Finalize Delineation: To determine the final horizontal and vertical extent of soil contamination at Site 7, approximately 10 soil borings will be advanced in the area of PAH-contaminated soils and approximately 5 soil borings will be advanced in the area of suspected benzene-, CB-, and DCB-contaminated soil. It is expected that two soil samples will be collected from each boring for a total of approximately 30 soil samples. These soil samples will be sent to a laboratory for analysis. The samples collected from the PAH area will be analyzed for PAHs; the remaining samples will be analyzed for VOCs. It is also expected that a sample of the contents of the septic tank will be collected and analyzed. A sampling plan will be developed to provide the details of the predesign investigation sampling program.

Excavation: Following final delineation, excavation equipment will be used to excavate the contaminated soil from Site 7 (approximately 1600 cy of PAH-contaminated soil and 90 cy of benzene-, CB-, and DCB-

contaminated soil and the septic tank). The excavated soil will be characterized to determine the appropriate disposal facility. Due to the depth of excavation (5 to 8 feet), it is anticipated that the excavation side walls will have to be laid back to provide for safe working conditions. Therefore, it is anticipated that approximately 200 cy of additional soil outside the extent of contamination will need to be excavated to provide a safe operation. The additional soil will be disposed off site along with the contaminated soil. The total volume of soil to be excavated and disposed off site is approximately 1,900 cy. Groundwater may also be encountered during excavation of contaminated soil. If encountered, the water may need to be removed from the excavation, pre-treated, and discharged to the publicly-owned treatment works (POTW).

Transportation: Upon determination of the appropriate disposal facility, the contaminated soil will be loaded into trucks for transportation to the off site disposal or recycling center.

Verification Sampling: After the excavation of contaminated soil, soil samples will be collected from the bottom and sidewalls of each excavation area. The soil samples will be analyzed for their respective sets of COCs to verify the removal of the COCs or to verify that the remaining COC concentrations are less than the RGs. Table 2-9 provides the COCs for each excavation area and the RGs for each COC. Due to the size of each excavation, it is anticipated that 10 verification samples will be collected from each excavation area. In the event that COCs remain at concentrations greater than the remediation goals, additional soil will be excavated where appropriate, and additional verification samples will be collected. The final details of the verification sampling program will be provided as part of the remedial design documentation.

Restoration: Lastly, after it is verified that the COCs have been removed from Site 7 or that COC concentrations remaining in Site 7 soil are less than RGs, clean soil will be brought to the site to backfill the excavations. Following the backfilling of the excavations, the surface will be returned to pre-excavation conditions (e.g., grassed, paved, or gravel).

2.13 STATUTORY DETERMINATIONS

Under CERCLA Section 121 and the NCP, the lead agency (i.e., Navy) must select remedies that are protective of human health and the environment, comply with ARARs (unless a statutory waiver is justified), are cost effective, and utilize permanent solutions and alternative treatment technologies or resource recovery technologies to the maximum extent practical. In addition, CERCLA includes a preference for remedies that employ treatment that permanently and significantly reduces the volume, toxicity, or mobility of contamination as a principal element and a bias against off-site disposal of untreated wastes. The following sections discuss how the Selected Remedy for Site 7 soil meets these statutory requirements.

2.13.1 Protection of Human Health and the Environment

The Selected Remedy for Site 7 soil (Alternative S3) will protect human health and the environment by removing the contaminated soil from the site and transporting the soil to an off-site disposal facility. The PAH-contaminated soil may also be considered for beneficial reuse in an asphalt plant. After the soil is removed from the site, remaining risks associated with contaminated soil and potential concerns with soil contaminants impacting groundwater would be eliminated, and Site 7 soil would be available for unrestricted use.

2.13.2 Compliance with ARARs

The Selected Remedy for Site 7 soil of excavation and off-site disposal complies with all ARARs. This alternative would comply with risk assessment TBCs and Connecticut RSRs under a current industrial/commercial scenario and a potential future residential scenario by removing all contaminated soil from this site and properly managing it off site. This alternative would comply with all action-specific ARARs. Excavation and off-site disposal of contaminated soil would trigger federal and State solid waste regulations and, based on characterization, could trigger hazardous waste regulations. During excavation, the soil would be characterized for hazardous waste properties and recycling value and would be managed accordingly. Groundwater may also be encountered during excavation of the suspected CB-, DCB-, and benzene-contaminated soil. If encountered, the water may need to be removed from the excavation and discharged to the POTW. Pre-treatment of this water prior to discharge may be required. Alternatively, if smaller volumes of groundwater are encountered, they may be disposed off site at a wastewater treatment system. Both of these types of facilities are regulated through National Pollution Discharge Elimination System (NPDES) permits that identify the types of wastes that can be accepted and treatment requirements.

The ARARs that are considered applicable or potentially applicable to the Selected Remedy are presented below, and all of the ARARs are presented in Tables 2-13 (chemical-specific) and 2-14 (action-specific). There are no location-specific ARARs associated with the Selected Remedy.

Chemical-specific ARARs and TBCs include:

- CSFs - These are guidance values (TBCs) that are used in risk assessments to evaluate the potential carcinogenic hazards caused by exposure to contaminated soil.
- RfD - These are guidance values (TBCs) that are used in risk assessments to evaluate the potential non-carcinogenic hazard caused by exposure to contaminated soil.

- RSRs - These State regulations (ARARs) provide specific numerical cleanup criteria for contaminants in soil. Requirements are based on groundwater in the area being classified by the State as GB.

Action-specific ARARs include:

- Hazardous Waste Management Regulations - These federal and State specifications establish standards for the listing, identification, management, and disposal of hazardous waste.
- Solid Waste Management Regulations - These federal and State specifications establish standards for management of non-hazardous waste.
- Clean Water Act, Section 402, NPDES - NPDES permits are federal permits required for any discharges to navigable waters. If remedial activities include such a discharge, the NPDES standards would be ARARs.
- Clean Water Act, Section 403, Pretreatment Regulations - These federal regulations set general pretreatment requirements for discharging to a POTW. If remedial activities include such a discharge, pretreatment standards would be ARARs.
- Connecticut Water Pollution Control Act - This State regulation governs the treatment and discharge of water into surface water bodies in the State.

2.13.3 Cost Effectiveness

Although the present worth cost of the Selected Remedy is the highest of the three alternatives evaluated, the Selected Remedy is the only remedy that is protective of human health and the environment and will allow for unrestricted use of Site 7 soil in the future with no annual testing or reporting costs.

2.13.4 Utilization of Permanent Solutions and Alternative Treatment

The Navy, with EPA and State concurrence, has determined that the Selected Remedy for Site 7 soil represents the maximum extent to which permanent solutions and treatment technologies can be utilized in a practical manner at the site. Of those alternatives that are protective of human health and the environment and comply with ARARs, the Navy has determined that the Selected Remedy provides the best balance of trade-offs in terms of the five balancing criteria. The Navy also considered the statutory

preference for treatment as a principal element, the bias against off-site treatment and disposal, and EPA, State, and community acceptance.

On-site treatment of contaminated Site 7 soil was not considered because of the small volume of material identified as being contaminated. In addition, because of the physical features of the site (surface and subsurface) and the need to maintain access to the Torpedo Shops, long-term operations with support facilities are not practical or cost efficient.

2.13.5 Preference for Treatment as a Principal Element

The Selected Remedy for Site 7 soil does not satisfy the statutory preference for treatment as a principal element. The reasons why treatment of Site 7 contaminated soils is not practical were discussed above in Section 2.13.4.

2.14 DOCUMENTATION OF SIGNIFICANT CHANGES

The Proposed Plan for OU8 at NSB-NLON, Groton, Connecticut was released for public comment on July 16, 2004. The Proposed Plan identified Alternative S3, Excavation and Off-Site Disposal, as the Selected Remedy for Site 7 soil and NFA as the Selected Remedy for Site 14 soil. The Navy reviewed all written and verbal comments submitted during the public comment period. It was determined that no significant changes to this decision, as originally identified in the Proposed Plan, were necessary or appropriate.

TABLE 2-1

SUMMARY OF DETECTED COMPOUNDS IN SURFACE SOIL AT SITE 7
AND COPC SELECTION FOR DIRECT CONTACT EXPOSURE SCENARIOS
SITES 7 AND 14 SOIL ROD
NSB-NLON, GROTON, CONNECTICUT
PAGE 1 OF 2

CAS Number	Chemical	Minimum Concentration ⁽¹⁾	Minimum Qualifier	Maximum Concentration ⁽¹⁾	Maximum Qualifier	Units	Location of Maximum Concentration	Detection Frequency ⁽¹⁾	Range of Nondetects ⁽²⁾	Concentration Used for Screening ⁽³⁾	Background Value ⁽⁴⁾	Risk-Based COPC Screening Level ⁽⁵⁾	Potential ARAR/TBC Value	Potential ARAR/TBC Source	COPC Flag	Rationale for Contaminant Deletion or Selection ⁽⁶⁾
Volatile Organics																
75-09-2	METHYLENE CHLORIDE	0.005	J	0.005	J	mg/kg	7TB9-0002	1/2	0.007	0.005	NA	8.9 C	13 82	SSL-INH CTRESSOIL	NO	BSL
1330-20-7	XYLENES, TOTAL	0.00053	J	0.00134		mg/kg	8325-SO05-0002	3/6	0.00109 - 0.011	0.00134	NA	210 sat	410 500	SSL-INH CTRESSOIL	NO	BSL
Semivolatile Organics																
56-55-3	BENZO(A)ANTHRACENE	0.27	J	0.27	J	mg/kg	081390-7MW1(0-2)	1/2	0.36	0.27	NA	0.62 C	N/A 1	SSL-INH CTRESSOIL	NO	BSL
50-32-8	BENZO(A)PYRENE	0.57		0.57		mg/kg	081390-7MW1(0-2)	1/2	0.36	0.57	NA	0.062 C	N/A 1	SSL-INH CTRESSOIL	YES	ASL
205-99-2	BENZO(B)FLUORANTHENE	0.61		0.61		mg/kg	081390-7MW1(0-2)	1/2	0.36	0.61	NA	0.62 C	N/A 1	SSL-INH CTRESSOIL	NO	BSL
191-24-2	BENZO(G,H,I)PERYLENE	0.54		0.54		mg/kg	081390-7MW1(0-2)	1/2	0.36	0.54	NA	230 ^(H) N	N/A 1000	SSL-INH CTRESSOIL	NO	BSL
207-08-9	BENZO(K)FLUORANTHENE	0.51		0.51		mg/kg	081390-7MW1(0-2)	1/2	0.36	0.51	NA	6.2 C	N/A 8.4	SSL-INH CTRESSOIL	NO	BSL
218-01-9	CHRYSENE	0.38	J	0.38	J	mg/kg	081390-7MW1(0-2)	1/2	0.36	0.38	NA	62 C	N/A 8.4	SSL-INH CTRESSOIL	NO	BSL
53-70-3	DIBENZO(A,H)ANTHRACENE	0.063	J	0.063	J	mg/kg	081390-7MW1(0-2)	1/2	0.36	0.063	NA	0.062 C	N/A 1	SSL-INH CTRESSOIL	YES	ASL
206-44-0	FLUORANTHENE	0.39	J	0.39	J	mg/kg	081390-7MW1(0-2)	1/2	0.36	0.39	NA	230 N	N/A 1000	SSL-INH CTRESSOIL	NO	BSL
193-39-5	INDENO(1,2,3-CD)PYRENE	0.54		0.54		mg/kg	081390-7MW1(0-2)	1/2	0.36	0.54	NA	0.62 C	N/A 1	SSL-INH CTRESSOIL	NO	BSL
85-01-8	PHENANTHRENE	0.17	J	0.17	J	mg/kg	081390-7MW1(0-2)	1/2	0.36	0.17	NA	230 ^(H) N	N/A 1000	SSL-INH CTRESSOIL	NO	BSL
85-01-8	PYRENE	0.33	J	0.33	J	mg/kg	081390-7MW1(0-2)	1/2	0.36	0.33	NA	230 N	N/A 1000	SSL-INH CTRESSOIL	NO	BSL
Inorganics																
7429-90-5	ALUMINUM	3730		13,700		mg/kg	081390-7MW1(0-2)	2/2	NA	13700	17600	7600 N	N/A N/A	SSL-INH CTRESSOIL	NO	BKG, EPAI
7440-36-0	ANTIMONY	19.4	J	19.4	J	mg/kg	081390-7MW1(0-2)	1/2	3.3	19.4	2.05	3.1 N	N/A 27	SSL-INH CTRESSOIL	YES	ASL
7440-38-2	ARSENIC	1.4		3.5	J	mg/kg	7TB9-0002	2/2	NA	3.5	3.6	0.39 C	750 10	SSL-INH CTRESSOIL	NO	BKG
7440-39-3	BARIUM	23.2		159		mg/kg	081390-7MW1(0-2)	2/2	NA	159	39	540 N	690000 4700	SSL-INH CTRESSOIL	NO	BSL
7440-41-7	BERYLLIUM	0.58		0.58		mg/kg	081390-7MW1(0-2)	1/2	0.22	0.58	0.72	15 N	1300 2	SSL-INH CTRESSOIL	NO	BSL, BKG
7440-43-9	CADMIUM	4.6		4.6		mg/kg	081390-7MW1(0-2)	1/2	0.44	4.6	0.24	3.7 N	1800 34	SSL-INH CTRESSOIL	YES	ASL
7440-70-2	CALCIUM	1230		5830		mg/kg	081390-7MW1(0-2)	2/2	NA	5830	314	N/A	N/A N/A	SSL-INH CTRESSOIL	NO	NUT
7440-47-3	CHROMIUM	6.8		18.4	J	mg/kg	081390-7MW1(0-2)	2/2	NA	18.4	19.3	30 ^(H) C	270 100	SSL-INH CTRESSOIL	NO	BSL, BKG
7440-48-4	COBALT	14.8		14.8		mg/kg	081390-7MW1(0-2)	1/2	3.5	14.8	7	470 N	N/A N/A	SSL-INH CTRESSOIL	NO	BSL
7440-50-8	COPPER	9.2		39.8	J	mg/kg	081390-7MW1(0-2)	2/2	NA	39.8	17.9	290 N	N/A 2500	SSL-INH CTRESSOIL	NO	BSL
7439-89-6	IRON	4580		21600		mg/kg	081390-7MW1(0-2)	2/2	NA	21600	16800	2300 N	N/A N/A	SSL-INH CTRESSOIL	NO	EPAI

TABLE 2-1

SUMMARY OF DETECTED COMPOUNDS IN SURFACE SOIL AT SITE 7
AND COPC SELECTION FOR DIRECT CONTACT EXPOSURE SCENARIOS
SITES 7 AND 14 SOIL ROD
NSB-NLON, GROTON, CONNECTICUT
PAGE 2 OF 2

CAS Number	Chemical	Minimum Concentration ⁽¹⁾	Minimum Qualifier	Maximum Concentration ⁽¹⁾	Maximum Qualifier	Units	Location of Maximum Concentration	Detection Frequency ⁽¹⁾	Range of Nondetects ⁽²⁾	Concentration Used for Screening ⁽³⁾	Background Value ⁽⁴⁾	Risk-Based COPC Screening Level ⁽⁵⁾	Potential ARAR/TBC Value	Potential ARAR/TBC Source	COPC Flag	Rationale for Contaminant Deletion or Selection ⁽⁶⁾
Inorganics (Continued)																
7439-92-1	LEAD	4.5	J	7.1	J	mg/kg	081390-7MW1(0-2)	2/2	NA	7.1	17.5	400 ⁽⁹⁾	N/A 500	SSL-INH CTRESSOIL	NO	BSL, BKG
7439-95-4	MAGNESIUM	1510		6440		mg/kg	081390-7MW1(0-2)	2/2	NA	6440	2460	N/A	N/A N/A	SSL-INH CTRESSOIL	NO	NUT
7439-96-5	MANGANESE	87.7		300	J	mg/kg	081390-7MW1(0-2)	2/2	NA	300	172	180	N N/A	SSL-INH CTRESSOIL	YLS	ASL
7440-02-0	NICKEL	7.5		14.4	J	mg/kg	081390-7MW1(0-2)	2/2	NA	14.4	5	160	N 13000 1400	SSL-INH CTRESSOIL	NO	BSL
7440-09-7	POTASSIUM	1020		5360	J	mg/kg	081390-7MW1(0-2)	2/2	NA	5360	669	N/A	N/A N/A	SSL-INH CTRESSOIL	NO	NUT
7440-22-4	SILVER	0.5		5.5	J	mg/kg	081390-7MW1(0-2)	2/2	NA	5.5	0.385	39	N N/A 340	SSL-INH CTRESSOIL	NO	BSL
7440-23-5	SODIUM	60.9		366	J	mg/kg	081390-7MW1(0-2)	2/2	NA	366	16.56	N/A	N/A N/A	SSL-INH CTRESSOIL	NO	NUT
7440-62-2	VANADIUM	7.7		45.8		mg/kg	081390-7MW1(0-2)	2/2	NA	45.8	33.3	55	N N/A 470	SSL-INH CTRESSOIL	NO	BSL
7440-66-6	ZINC	13.8		62.9	J	mg/kg	081390-7MW1(0-2)	2/2	NA	62.9	25.6	2300	N N/A 20000	SSL-INH CTRESSOIL	NO	BSL

A shaded value indicates that the concentration used for screening exceeds the criterion or background value.

A shaded chemical name indicates that the chemical has been selected as a COPC.

Footnotes:

1. Sample and duplicate are counted as two separate samples when determining the minimum and maximum detected concentrations.
2. Values presented are sample-specific quantitation limits.
3. The maximum detected concentration is used for screening purposes.
4. Atlantic, 1995. Background concentrations of inorganics in Soil - Naval Submarine Base - New London. If the maximum detected concentration of an inorganic is less than the background concentration, then that metal is not selected as a COPC.
5. The risk-based COPC screening level for residential land use is presented. The value is based on a target Hazard Quotient of 0.1 for noncarcinogens (denoted with a "N" flag) or an incremental cancer risk of 1E-6 for carcinogens (denoted with a "C" flag) (EPA, 2000).
6. The chemical is selected as a COPC if the maximum detected concentration exceeds the risk-based COPC screening level and/or an ARAR/TBC(s).
7. Pyrene is used as a surrogate for benzo(g,h,i)perylene and phenanthrene.
8. Hexavalent Chromium.
9. OSWER soil screening level for residential land use (EPA, 1994).

Associated Samples:

081390-7MW1(0-2)	B325-SO05-0002
77B13-0001	B325-SO06-0002
77B9-0002	B325-SO06-0002-AVG
B325-SO03-0002	B325-SO06-0002-D
	B325-SO07-0003

Definitions:

ARAR/TBC = Applicable or Relevant and Appropriate Requirement/To Be Considered.
C = Carcinogen.
COPC = Chemical of Concern.
J = Estimated Value.
N = Noncarcinogen.
NA = Not Applicable.
SSL-INH = Soil Screening Level for transfers from soil to air (Inhalation) (EPA, 1996).
CTRESSOIL = CTDEP direct contact criteria for residential exposures to soil.

Rationale Codes:

For Selection as a COPC:
ASL = Above COPC Screening Level/ARAR/TBC.

For Elimination as a COPC:

BKG = Within Background Levels.
BSL = Below COPC Screening Level/ARAR/TBC.
NUT = Essential Nutrient.
NTX = No criteria available.
EPA1 = USEPA Region 1 does not advocate evaluation of this chemical.

TABLE 2-2
SUMMARY OF DETECTED COMPOUNDS IN SURFACE SOIL AT SITE 7
AND COPC SELECTION FOR MIGRATION PATHWAYS
SITES 7 AND 14 SOIL ROD
NSB-NLON, GROTON, CONNECTICUT
PAGE 1 OF 2

CAS Number	Chemical	Minimum Concentration (1)	Minimum Qualifier	Maximum Concentration (1)	Maximum Qualifier	Units	Location of Maximum Concentration	Detection Frequency (1)	Range of Nondetects (2)	Concentration Used for Screening (3)	Background Value (4)	EPA SSL- Soil to GW (5)	CTDEP Mobility Criteria (6)	CTDEP Soil Vapor Volatilization (6)	COPC Flag	Rationale for Contaminant Deletion or Selection (7)
Volatile Organics (mg/kg)																
75-09-2	METHYLENE CHLORIDE	0.005	J	0.005	J	mg/kg	7TB9-0002	1/2	0.007	0.005	NA	0.02	1	1200	NO	BSL
1330-20-7	XYLENES, TOTAL	0.00053	J	0.00134		mg/kg	B325-SO05-0002	3/6	0.00109 - 0.011	0.00134	NA	190	19.5	500	NO	BSL
Semivolatile Organics (mg/kg)																
56-55-3	BENZO(A)ANTHRACENE	0.27	J	0.27	J	mg/kg	081390-7MW1(0-2)	1/2	0.36	0.27	NA	2	1	N/A	NO	BSL
50-32-8	BENZO(A)PYRENE	0.57		0.57		mg/kg	081390-7MW1(0-2)	1/2	0.36	0.57	NA	8	1	N/A	NO	BSL
205-99-2	BENZO(B)FLUORANTHENE	0.61		0.61		mg/kg	081390-7MW1(0-2)	1/2	0.36	0.61	NA	NA	1	N/A	NO	BSL
191-24-2	BENZO(G,H,I)PERYLENE	0.54		0.54		mg/kg	081390-7MW1(0-2)	1/2	0.36	0.54	NA	4200 (B)	42	N/A	NO	BSL
207-08-9	BENZO(K)FLUORANTHENE	0.51		0.51		mg/kg	081390-7MW1(0-2)	1/2	0.36	0.51	NA	49	1	N/A	NO	BSL
218-01-9	CHRYSENE	0.38	J	0.38	J	mg/kg	081390-7MW1(0-2)	1/2	0.36	0.38	NA	160	1	N/A	NO	BSL
53-70-3	DIBENZO(A,H)ANTHRACENE	0.063	J	0.063	J	mg/kg	081390-7MW1(0-2)	1/2	0.36	0.063	NA	2	1	N/A	NO	BSL
206-44-0	FLUORANTHENE	0.39	J	0.39	J	mg/kg	081390-7MW1(0-2)	1/2	0.36	0.39	NA	4300	56	N/A	NO	BSL
193-39-5	INDENO(1,2,3-CD)PYRENE	0.54		0.54		mg/kg	081390-7MW1(0-2)	1/2	0.36	0.54	NA	14	1	N/A	NO	BSL
85-01-8	PHENANTHRENE	0.17	J	0.17	J	mg/kg	081390-7MW1(0-2)	1/2	0.36	0.17	NA	4200 (B)	40	N/A	NO	BSL
85-01-8	PYRENE	0.33	J	0.33	J	mg/kg	081390-7MW1(0-2)	1/2	0.36	0.33	NA	4200	40	N/A	NO	BSL
Inorganics (mg/kg)																
7429-90-5	ALUMINUM	3730		13,700		mg/kg	081390-7MW1(0-2)	2/2	NA	13700	17600	N/A	N/A	N/A	NO	BKG
7440-36-0	ANTIMONY	19.4	J	19.4	J	mg/kg	081390-7MW1(0-2)	1/2	3.3	19.4	2.05	5	N/A	N/A	YES	ASL
7440-36-2	ARSENIC	1.4		3.5	J	mg/kg	7TB9-0002	2/2	NA	3.5	3.6	29	N/A	N/A	NO	BSL, BKG
7440-39-3	BARIUM	23.2		159		mg/kg	081390-7MW1(0-2)	2/2	NA	159	39	1600	N/A	N/A	NO	BSL
7440-41-7	BERYLLIUM	0.58		0.58		mg/kg	081390-7MW1(0-2)	1/2	0.22	0.58	0.72	63	N/A	N/A	NO	BSL, BKG
7440-43-9	CADMIUM	4.6		4.6		mg/kg	081390-7MW1(0-2)	1/2	0.44	4.6	0.24	8	N/A	N/A	NO	BSL
7440-70-2	CALCIUM	1230		5830		mg/kg	081390-7MW1(0-2)	2/2	NA	5830	314	N/A	N/A	N/A	NO	NTX
7440-47-3	CHROMIUM	6.8		18.4	J	mg/kg	081390-7MW1(0-2)	2/2	NA	18.4	19.3	38	N/A	N/A	NO	BSL, BKG
7440-48-4	COBALT	14.8		14.8		mg/kg	081390-7MW1(0-2)	1/2	3.5	14.8	7	N/A	N/A	N/A	NO	NTX
7440-50-8	COPPER	9.2		39.8	J	mg/kg	081390-7MW1(0-2)	2/2	NA	39.8	17.9	N/A	N/A	N/A	NO	NTX
7439-89-6	IRON	4580		21600		mg/kg	081390-7MW1(0-2)	2/2	NA	21600	16800	N/A	N/A	N/A	NO	NTX
7439-92-1	LEAD	4.5	J	7.1	J	mg/kg	081390-7MW1(0-2)	2/2	NA	7.1	17.5	N/A	N/A	N/A	NO	BKG
7439-95-4	MAGNESIUM	1510		6440		mg/kg	081390-7MW1(0-2)	2/2	NA	6440	2460	N/A	N/A	N/A	NO	NTX
7439-96-5	MANGANESE	87.7		300	J	mg/kg	081390-7MW1(0-2)	2/2	NA	300	1/2	N/A	N/A	N/A	NO	NTX
7440-02-0	NICKEL	7.5		14.4	J	mg/kg	081390-7MW1(0-2)	2/2	NA	14.4	5	130	N/A	N/A	NO	BSL
7440-09-7	POTASSIUM	1020		5360	J	mg/kg	081390-7MW1(0-2)	2/2	NA	5360	609	N/A	N/A	N/A	NO	NTX
7440-22-4	SILVER	0.5		5.5	J	mg/kg	081390-7MW1(0-2)	2/2	NA	5.5	0.385	34	N/A	N/A	NO	BSL
7440-23-5	SODIUM	60.9		366	J	mg/kg	081390-7MW1(0-2)	2/2	NA	366	16.56	N/A	N/A	N/A	NO	NTX
7440-62-2	VANADIUM	7.7		45.8		mg/kg	081390-7MW1(0-2)	2/2	NA	45.8	33.9	6000	N/A	N/A	NO	BSL
7440-66-6	ZINC	13.8		62.9	J	mg/kg	081390-7MW1(0-2)	2/2	NA	62.9	25.6	12000	N/A	N/A	NO	BSL

A shaded value indicates that the concentration used for screening exceeds the criterion or background value.

A shaded chemical name indicates that the chemical has been selected as a COPC.

Footnotes:

- Sample and duplicate are counted as two separate samples when determining the minimum and maximum detected concentrations.
- Values presented are sample-specific quantitation limits.
- The maximum detected concentration is used for screening purposes.
- Atlantic, 1995. Background concentrations of Inorganics in Soil - Naval Submarine Base - New London. If the maximum detected concentration of an inorganic is less than the background concentration, then that metal is not selected as a COPC.

Definitions:

ARAR/TBC = Applicable or Relevant and Appropriate Requirement/To Be Considered.
C = Carcinogen.
COPC = Chemical of Concern.
J = Estimated Value.
N = Noncarcinogen.
NA = Not Applicable.

TABLE 2-2

SUMMARY OF DETECTED COMPOUNDS IN SURFACE SOIL AT SITE 7
AND COPC SELECTION FOR MIGRATION PATHWAYS
SITES 7 AND 14 SOIL ROD
NSB-NLON, GROTON, CONNECTICUT
PAGE 2 OF 2

- 5 EPA Soil Screening Level Guidance, 1996.
6 CTDEP RSRs, 1996.
7 The chemical is selected as a COPC if the maximum detected concentration exceeds the risk-based
COPC screening level and/or an ARAR/TBC(s).
8 Pyrene is used as a surrogate for benzo(g,h,i)perylene and phenanthrene.

Associated Samples:

081390-7MW1(0-2)	B325-SO05-0002
7TB13-0001	B325-SO06-0002
7TB9-0002	B325-SO06-0002-AVG
B325-SO03-0002	B325-SO06-0002-D
	B325-SO07-0003

Rationale Codes:

For Selection as a COPC:

ASL = Above COPC Screening Level/ARAR/TBC

For Elimination as a COPC:

BKG = Within Background Levels.

NTX = No criteria available.

TABLE 2-3

SUMMARY OF DETECTED COMPOUNDS IN SUBSURFACE SOIL AT SITE 7
AND COPC SELECTION FOR DIRECT CONTACT EXPOSURE SCENARIOS
SITES 7 AND 14 SOIL ROD
NSB-NLON, GROTON, CONNECTICUT
PAGE 1 OF 4

CAS Number	Chemical	Minimum Concentration ⁽¹⁾	Minimum Qualifier	Maximum Concentration ⁽¹⁾	Maximum Qualifier	Units	Location of Maximum Concentration	Detection Frequency ⁽¹⁾	Range of Nondetects ⁽²⁾	Concentration Used for Screening ⁽²⁾	Background Value ⁽⁴⁾	Risk-Based COPC Screening Level ⁽⁶⁾	Potential ARAR/TBC Value	Potential ARAR/TBC Source	COPC Flag	Rationale for Contaminant Deletion or Selection ⁽⁸⁾
Volatile Organics																
75-35-4	1,1-DICHLOROETHENE	0.003	J	0.003	J	mg/kg	7 SO 4S 0103	1/29	0.006 - 0.061	0.003	NA	0.054 C	0.07 1	SSL-INH CTRESSOIL	NO	BSL
78-93-3	2-BUTANONE	0.003		0.032		mg/kg	081090-7TB5(6-8)	4/29	0.011 - 0.061	0.032	NA	730 N	N/A 500	SSL-INH CTRESSOIL	NO	BSL
67-64-1	ACETONE	0.011	J	0.17		mg/kg	081090-7TB5(6-8)	7/29	0.011 - 0.27	0.17	NA	160 N	100000 500	SSL-INH CTRESSOIL	NO	BSL
71-43-2	BENZENE	0.004	J	0.004	J	mg/kg	081090-7TB5(6-8)	1/35	0.00107 - 0.07	0.004	NA	0.65 C	0.8 21	SSL-INH CTRESSOIL	NO	BSL
75-15-0	CARBON DISULFIDE	0.003	J	0.025	J	mg/kg	081090-7TB5(6-8)	4/29	0.006 - 0.061	0.005	NA	36 N	720 500	SSL-INH CTRESSOIL	NO	BSL
108-90-7	CHLOROBENZENE	0.001	J	0.006	J	mg/kg	S7SB180506	2/29	0.006 - 0.061	0.006	NA	15 N	130 500	SSL-INH CTRESSOIL	NO	BSL
75-09-2	METHYLENE CHLORIDE	0.003	J	0.42	J	mg/kg	7MW8S-0408	13/29	0.006 - 0.023	0.42	NA	8.9 C	13 82	SSL-INH CTRESSOIL	NO	BSL
127-18-4	TETRACHLOROETHENE	0.003	J	0.018	J	mg/kg	7MW8S-0408	5/29	0.006 - 0.024	0.018	NA	5.7 C	11 12	SSL-INH CTRESSOIL	NO	BSL
108-88-3	TOLUENE	0.002	J	0.008	J	mg/kg	7TB160305	9/35	0.00107 - 0.061	0.008	NA	520 sat	650 500	SSL-INH CTRESSOIL	NO	BSL
1330-20-7	XYLENES, TOTAL	0.00096	J	0.011	J	mg/kg	7 SO 4S 0103	3/35	0.00107 - 0.061	0.011	NA	210 sat	410 500	SSL-INH CTRESSOIL	NO	BSL
Semivolatile Organics																
91-57-6	2-METHYLNAPHTHALENE	0.023	J	0.17	J	mg/kg	7 SO 4S 0103	3/29	0.2 - 0.5	0.17	NA	5.6 ⁽⁷⁾ N	N/A 474	SSL-INH CTRESSOIL	NO	BSL
106-44-5	4-METHYLPHENOL	0.56		0.56		mg/kg	080990-7MW2(2-4)	1/29	0.2 - 0.5	0.56	NA	31 N	N/A 340	SSL-INH CTRESSOIL	NO	BSL
83-32-9	ACENAPHTHENE	0.043	J	0.79		mg/kg	7 SO 4S 0103	5/29	0.2 - 0.5	0.79	NA	370 N	N/A 1000	SSL-INH CTRESSOIL	NO	BSL
208-96-8	ACENAPHTHYLENE	0.02	J	0.055	J	mg/kg	7 SO 10 0103	3/29	0.2 - 0.5	0.055	NA	230 ⁽⁸⁾ N	N/A 1000	SSL-INH CTRESSOIL	NO	BSL
120-12-7	ANTHRACENE	0.021	J	1.3		mg/kg	7 SO 10 0103	6/29	0.2 - 0.5	1.3	NA	2200 N	N/A 1000	SSL-INH CTRESSOIL	NO	BSL
56-55-3	BENZO(A)ANTHRACENE	0.036	J	2.7		mg/kg	7 SO 10 0103	8/29	0.2 - 0.5	2.7	NA	0.62 C	N/A 1	SSL-INH CTRESSOIL	YLS	ASL
50-32-8	BENZO(A)PYRENE	0.033	J	1.9		mg/kg	7 SO 10 0103	11/29	0.2 - 0.5	1.9	NA	0.062 C	N/A 1	SSL-INH CTRESSOIL	YLS	ASL
205-99-2	BENZO(B)FLUORANTHENE	0.021	J	3.2	J	mg/kg	7 SO 10 0103	10/29	0.2 - 0.5	3.2	NA	0.62 C	N/A 1	SSL-INH CTRESSOIL	YLS	ASL
191-24-2	BENZO(G,H,I)PERYLENE	0.02	J	1.3	J	mg/kg	7 SO 4S 0103	9/29	0.2 - 0.5	1.3	NA	230 ⁽⁸⁾ N	N/A 1000	SSL-INH CTRESSOIL	NO	BSL
207-08-9	BENZO(K)FLUORANTHENE	0.024	J	0.52		mg/kg	7TB12-0204	8/29	0.2 - 0.5	0.52	NA	6.2 C	N/A 8.4	SSL-INH CTRESSOIL	NO	BSL
65-85-0	BENZOIC ACID	0.023	J	0.13	J	mg/kg	7 SO 4S 0103	10/25	1.7 - 2.4	0.13	NA	100000 max	N/A 1000	SSL-INH CTRESSOIL	NO	BSL
117-81-7	BIS(2-ETHYLHEXYL)PHTHALATE	0.13	J	0.74	J	mg/kg	081390-7TB3(4-6)	4/29	0.35 - 0.5	0.74	NA	35 C	31000 44	SSL-INH CTRESSOIL	NO	BSL
85-68-7	BUTYLBENZYL PHTHALATE	0.026	J	0.026	J	mg/kg	7TB7-0406	1/29	0.2 - 0.5	0.026	NA	1200 N	930 1000	SSL-INH CTRESSOIL	NO	BSL
86-74-8	CARBAZOLE	0.027	J	0.66		mg/kg	7 SO 4S 0103	4/21	0.2 - 0.47	0.66	NA	24 C	N/A 31	SSL-INH CTRESSOIL	NO	BSL
218-01-9	CHRYSENE	0.025	J	2.4		mg/kg	7 SO 10 0103	10/29	0.2 - 0.5	2.4	NA	62 C	N/A 84	SSL-INH CTRESSOIL	NO	BSL
84-74-2	DI-N-BUTYL PHTHALATE	0.02	J	0.17	J	mg/kg	081490-7TB4(4-6)	10/29	0.35 - 0.47	0.17	NA	610 N	2300 1000	SSL-INH CTRESSOIL	NO	BSL

TABLE 2-3

SUMMARY OF DETECTED COMPOUNDS IN SUBSURFACE SOIL AT SITE 7
AND COPC SELECTION FOR DIRECT CONTACT EXPOSURE SCENARIOS
SITES 7 AND 14 SOIL ROD
NSB-NLON, GROTON, CONNECTICUT
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CAS Number	Chemical	Minimum Concentration (1)	Minimum Qualifier	Maximum Concentration (1)	Maximum Qualifier	Units	Location of Maximum Concentration	Detection Frequency (1)	Range of Nondetects (2)	Concentration Used for Screening (3)	Background Value (4)	Risk-Based COPC Screening Level (5)	Potential ARAR/TBC Value	Potential ARAR/TBC Source	COPC Flag	Rationale for Contaminant Deletion or Selection (6)	
Semivolatile Organics (Continued)																	
132-64-9	DIBENZOFURAN	0.027	J	0.35	J	mg/kg	7 SO 4S 0103	3/29	0.2 - 0.5	0.35	NA	29	N	N/A 270	SSL-INH CTRESSOIL	NO	BSL
84-66-2	DIETHYL PHTHALATE	0.094	J	14		mg/kg	7MW7S-0103	2/29	0.2 - 0.48	14	NA	4900	N	2000 1000	SSL-INH CTRESSOIL	NO	BSL
206-44-0	FLUORANTHENE	0.018	J	3.8	J	mg/kg	7 SO 10 0103	13/29	0.2 - 0.5	3.8	NA	230	N	N/A 1000	SSL-INH CTRESSOIL	NO	BSL
86-73-7	FLUORENE	0.043	J	0.71		mg/kg	7 SO 4S 0103	5/29	0.2 - 0.5	0.71	NA	280	N	N/A 1000	SSL-INH CTRESSOIL	NO	BSL
193-39-5	INDENO(1,2,3-CD)PYRENE	0.024	J	1.2		mg/kg	7 SO 10 0103	9/29	0.2 - 0.5	1.2	NA	0.62	C	N/A 1	SSL-INH CTRESSOIL	YES	ASL
91-20-3	NAPHTHALENE	0.26	J	0.31	J	mg/kg	7 SO 4S 0103	2/29	0.2 - 0.5	0.31	NA	5.6	N	N/A 1000	SSL-INH CTRESSOIL	NO	BSL
85-01-8	PHENANTHRENE	0.025	J	4.3	J	mg/kg	7 SO 4S 0103	9/29	0.2 - 0.5	4.3	NA	230 (6)	N	N/A 1000	SSL-INH CTRESSOIL	NO	BSL
85-01-8	PYRENE	0.021	J	4.2	J	mg/kg	7 SO 10 0103	14/29	0.2 - 0.5	4.2	NA	230	N	N/A 1000	SSL-INH CTRESSOIL	NO	BSL
Pesticides/PCBs																	
72-54-8	4,4'-DDD	0.0044	J	0.025	J	mg/kg	7MW7S-0103	4/21	0.02 - 0.047	0.025	NA	2.4	C	N/A 2.6	SSL-INH CTRESSOIL	NO	BSL
72-55-9	4,4'-DDE	0.0054	J	0.21		mg/kg	081390-7TB3(4-6)	4/21	0.02 - 0.047	0.21	NA	1.7	C	N/A 1.8	SSL-INH CTRESSOIL	NO	BSL
50-29-3	4,4'-DDT	0.0049	J	0.026	J	mg/kg	7TB160305	5/21	0.02 - 0.047	0.026	NA	1.7	C	N/A 1.8	SSL-INH CTRESSOIL	NO	BSL
11097-69-1	AHOCLOH-1254	0.66		0.66		mg/kg	080990-7MW2(2-4)	1/21	0.2 - 0.47	0.66	NA	0.22	C	N/A 1	SSL-INH CTRESSOIL	YES	ASL
1031-07-8	ENDOSULFAN SULFATE	0.013	J	0.035	J	mg/kg	7MW7S-0103	2/21	0.02 - 0.047	0.035	NA	37 (6)	N	N/A 410	SSL-INH CTRESSOIL	NO	BSL
7421-93-4	ENDRIN ALDEHYDE	0.0055	J	0.0055	J	mg/kg	7B7-0406, 7TB8-0202	2/13	0.035 - 0.047	0.0055	NA	1.8 (6)	N	N/A 20	SSL-INH CTRESSOIL	NO	BSL
53494-70-5	ENDRIN KETONE	0.0068	J	0.0068	J	mg/kg	7 SO 4S 0103	1/21	0.02 - 0.047	0.0068	NA	1.8 (6)	N	N/A 20	SSL-INH CTRESSOIL	NO	BSL
76-44-8	HEPTACHLOR	0.0047	J	0.0047	J	mg/kg	7 SO 4S 0103	1/21	0.0098 - 0.024	0.0047	NA	0.11	C	4 0.1	SSL-INH CTRESSOIL	NO	BSL
72-43-5	METHOXYCHLOR	0.032	J	0.032	J	mg/kg	7 SO 4S 0103	1/21	0.098 - 0.24	0.032	NA	31	N	N/A 340	SSL-INH CTRESSOIL	NO	BSL
Inorganics																	
7429-90-5	ALUMINUM	4450		20,000		mg/kg	7 SO 6S 0507	29/29	NA	20000	17600	7,600	N	N/A N/A	SSL-INH CTRESSOIL	NO	EPAI
7440-36-0	ANTIMONY	3.4		19.4	J	mg/kg	080990-7TB2(2-4)	13/28	0.62 - 18.2	19.4	2.05	3.1	N	N/A 27	SSL-INH CTRESSOIL	YES	ASL
7440-38-2	ARSENIC	0.82	J	8.1		mg/kg	7MW9S-0608	27/29	1.6 - 4.6	8.1	3.6	0.39	C	750 10	SSL-INH CTRESSOIL	YES	ASL
7440-39-3	BARIUM	17.4	J	506		mg/kg	7 SO 6S 0507	29/29	NA	506	57.2	540	N	690000 4700	SSL-INH CTRESSOIL	NO	BSL
7440-41-7	BERYLLIUM	0.21	J	1		mg/kg	080990-7TB1(2-4)-D	27/29	0.2 - 0.23	1	0.72	15	N	1300 2	SSL-INH CTRESSOIL	NO	BSL
7440-43-9	CADMIUM	0.47	J	5.1		mg/kg	080990-7TB1(2-4)-D	12/29	0.11 - 1	5.1	0.24	3.7	N	1800 34	SSL-INH CTRESSOIL	YES	ASL
7440-70-2	CALCIUM	600	J	2810		mg/kg	7TB8-0202.9, 7 SO 6S 0507	29/29	NA	2810	499	N/A		N/A	CTRESSOIL	NO	NUT
7440-47-3	CHROMIUM	7		61.1		mg/kg	7 SO 6S 0507	29/29	NA	61.1	21.5	30 (11)	C	270 100	SSL-INH CTRESSOIL	YES	ASL

TABLE 2-3

SUMMARY OF DETECTED COMPOUNDS IN SUBSURFACE SOIL AT SITE 7
AND COPC SELECTION FOR DIRECT CONTACT EXPOSURE SCENARIOS
SITES 7 AND 14 SOIL ROD
NSB-NLON, GROTON, CONNECTICUT
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CAS Number	Chemical	Minimum Concentration (1)	Minimum Qualifier	Maximum Concentration (1)	Maximum Qualifier	Units	Location of Maximum Concentration	Detection Frequency (1)	Range of Nondetects (2)	Concentration Used for Screening (3)	Background Value (4)	Risk-Based COPC Screening Level (5)	Potential ARAR/TBC Value	Potential ARAR/TBC Source	COPC Flag	Rationale for Contaminant Deletion or Selection (6)
Inorganics (Continued)																
7440-48-4	COBALT	4.7	J	19.2	J	mg/kg	7 SO 6S 0507	25/29	1.8 - 3.9	19.2	8	470 N	N/A	SSL-INH CTRESSOIL	NO	BSL
7440-50-8	COPPER	7.6		45		mg/kg	7TB7-0408	28/29	NA	45	25.6	290 N	N/A	SSL-INH CTRESSOIL	NO	EPAI
7439-89-6	IRON	6750		32900		mg/kg	7 SO 6S 0507	29/29	NA	32900	17200	2300 N	N/A	SSL-INH CTRESSOIL	NO	EPAI
7439-92-1	LEAD	3.3	J	27.5	J	mg/kg	7TB12-0204	24/29	2.5 - 9.1	27.5	17.5	400 (12)	N/A	SSL-INH CTRESSOIL	NO	BSL
7439-95-4	MAGNESIUM	1660		19500		mg/kg	7 SO 6S 0507	29/29	NA	19500	3650	N/A	N/A	SSL-INH CTRESSOIL	NO	NUT
7439-96-5	MANGANESE	60.7		725		mg/kg	7 SO 6S 0507	29/29	NA	725	188	180 N	N/A	SSL-INH CTRESSOIL	YES	ASL
7439-97-6	MERCURY	0.11	J	1.2	J	mg/kg	7MW10S-0608	5/29	0.06 - 0.14	1.2	0.05	2.3 N	10	SSL-INH CTRESSOIL	NO	BSL
7440-02-0	NICKEL	5.1		42.1	J	mg/kg	7 SO 6S 0507	29/29	NA	42.1	5.95	160 N	13000	SSL-INH CTRESSOIL	NO	BSL
7440-09-7	POTASSIUM	575	J	18400	J	mg/kg	7 SO 6S 0507	29/29	NA	18400	2580	N/A	N/A	SSL-INH CTRESSOIL	NO	NUT
7782-49-2	SELENIUM	0.77		0.77		mg/kg	081090-7TB5(6-8)	1/29	0.44 - 0.85	0.77	0.445	39 N	N/A	SSL-INH CTRESSOIL	NO	BSL
7440-22-4	SILVER	0.86	J	5.4	J	mg/kg	081490-7TB6(6-8)	13/29	0.4 - 2.4	5.4	0.385	39 N	N/A	SSL-INH CTRESSOIL	NO	BSL
7440-23-5	SODIUM	54.8	J	708		mg/kg	7 SO 4S 0103	28/29	103	708	20.56	N/A	N/A	SSL-INH CTRESSOIL	NO	NUT
7440-28-0	THALLIUM	0.26		1	J	mg/kg	7 SO 6S 0507	5/29	0.2 - 1.2	1	0.29	0.52 N	N/A	SSL-INH CTRESSOIL	YES	ASL
7440-62-2	VANADIUM	12.3		86.7		mg/kg	7 SO 6S 0507	24/29	14.3 - 38.4	86.7	35.1	55 N	N/A	SSL-INH CTRESSOIL	YES	ASL
7440-66-6	ZINC	18.7		133	J	mg/kg	7 SO 4S 0103	29/29	NA	133	31.3	2300 N	N/A	SSL-INH CTRESSOIL	NO	BSL

A shaded value indicates that the concentration used for screening exceeds the criterion or background value.

A shaded chemical name indicates that the chemical has been selected as a COPC.

Footnotes:

- 1 Sample and duplicate are counted as two separate samples when determining the minimum and maximum detected concentrations.
- 2 Values presented are sample-specific quantitation limits.
- 3 The maximum detected concentration is used for screening purposes.
- 4 Atlantic, 1995. Background concentrations of Inorganics in Soil - Naval Submarine Base - New London. If the maximum detected concentration of an inorganic is less than the background concentration, then that metal is not selected as a COPC.
- 5 The risk-based COPC screening level for residential land use is presented. The value is based on a target Hazard Quotient of 0.1 for noncarcinogens (denoted with a "N" flag) or an incremental cancer risk of 1E-6 for carcinogens (denoted with a "C" flag) (EPA, 2000).
- 6 The chemical is selected as a COPC if the maximum detected concentration exceeds the risk-based COPC screening level and/or an ARAR/TBC(s).
- 7 Value is for naphthalene.

Definitions:

ARAR/TBC = Applicable or Relevant and Appropriate Requirement/To Be Considered.
C = Carcinogen.
COPC = Chemical of Concern.
J = Estimated Value.
N = Noncarcinogen.
NA = Not Applicable.
SSL-INH = Soil Screening Level for transfers from soil to air (Inhalation) (EPA, 1996).
CTRESSOIL = CTDEP direct contact criteria for residential exposures to soil.

Rationale Codes:

For Selection as a COPC:

ASL = Above COPC Screening Level/ARAR/TBC.

TABLE 2-3

SUMMARY OF DETECTED COMPOUNDS IN SUBSURFACE SOIL AT SITE 7
AND COPC SELECTION FOR DIRECT CONTACT EXPOSURE SCENARIOS
SITES 7 AND 14 SOIL ROD
NSB-NLON, GROTON, CONNECTICUT
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CAS Number	Chemical	Minimum Concentration ⁽¹⁾	Minimum Qualifier	Maximum Concentration ⁽¹⁾	Maximum Qualifier	Units	Location of Maximum Concentration	Detection Frequency ⁽¹⁾	Range of Nondetects ⁽²⁾	Concentration Used for Screening ⁽³⁾	Background Value ⁽⁴⁾	Risk-Based COPC Screening Level ⁽⁵⁾	Potential ARAR/TBC Value	Potential ARAR/TBC Source	COPC Flag	Rationale for Contaminant Deletion or Selection ⁽⁶⁾
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8 Pyrene is used as a surrogate for acenaphthylene, benzo(g,h,i)perylene, and phenanthrene.

9 Value is for endosulfan.

10 Value is for endrin.

11 Hexavalent Chromium.

12 OSWER soil screening level for residential land use (EPA, 1994).

For Elimination as a COPC:

BKG = Within Background Levels.

BSL = Below COPC Screening Level/ARAR/TBC.

NUT = Essential Nutrient.

NTX = No criteria available.

EPAI = USEPA Region I does not advocate evaluation of this chemical.

Associated Samples.

080990-7MW2(2-4)	7 SO 4S 0103	7TB12-0204	B325-SO03-0408
080990-7TB1(2-4)	7 SO 6S 0305	7TB1301.5 03.5	B325-SO04-0406
080990-7TB1(2-4)-AVG	7 SO 6S 0507	7TB14-0507	B325-SO04-0608
080990-7TB1(2-4)-D	7MW10S-0608	7TB15-0608	B325-SO05-0406
080990-7TB2(2-4)	7MW11S-0507	7TB160305	B325SS-0203
081090-7TB5(6-8)	7MW5S-1011	7TB7-0406	B325SW-0203
081390-7TB3(4-6)	7MW7S-0103	7TB8-0202.9	S7SB080607
081490-7MW3(6-8)	7MW8S-0408	7TB8-0202.9-AVG	S7SB090809
081490-7TB4(4-6)	7MW9S-0608	7TB8-0202.9-D	S7SB100607
081490-7TB6(6-8)	7MW9S-0608-AVG	B325-SO01-0204	S7SB180506
7 SO 10 0103	7MW9S-0608-D	B325-SO01-0406	

TABLE 2-4

SUMMARY OF DETECTED COMPOUNDS IN SUBSURFACE SOIL AT SITE 7
AND COPC SELECTION FOR MIGRATION PATHWAYS
SITES 7 AND 14 SOIL ROD
NSB-NLON, GROTON, CONNECTICUT
PAGE 1 OF 3

CAS Number	Chemical	Minimum Concentration (1)	Minimum Qualifier	Maximum Concentration (1)	Maximum Qualifier	Units	Location of Maximum Concentration	Detection Frequency (1)	Range of Nondetects (2)	Concentration Used for Screening (2)	Background Value (4)	EPA SSL Soil to GW (5)	CTDEP Mobility Criteria (6)	CTDEP Soil Vapor Volatilization (6)	COPC Flag	Rationale for Contaminant Deletion or Selection (7)
Volatile Organics																
75-35-4	1,1-DICHLOROETHENE	0.003	J	0.003	J	mg/kg	7 SO 4S 0103	1/29	0.006 - 0.061	0.003	N/A	0.06	1.4	1	NO	BSL
78-93-3	2-BUTANONE	0.003		0.032		mg/kg	081090-7TB5(6-8)	4/29	0.011 - 0.061	0.032	N/A	N/A	80	2400	NO	BSL
67-64-1	ACETONE	0.011		0.17		mg/kg	081090-7TB5(6-8)	7/29	0.011 - 0.27	0.17	N/A	16	140	2400	NO	BSL
71-43-2	BENZENE	0.004	J	0.004	J	mg/kg	081090-7TB5(6-8)	1/35	0.00107 - 0.07	0.004	N/A	0.03	0.2	1	NO	BSL
75-15-0	CARBON DISULFIDE	0.003	J	0.025	J	mg/kg	081090-7TB5(6-8)	4/29	0.006 - 0.061	0.005	N/A	32	140	N/A	NO	BSL
108-90-7	CHLOROBENZENE	0.001	J	0.006	J	mg/kg	S7SB180508	2/29	0.006 - 0.061	0.006	N/A	1	20	31	NO	BSL
75-09-2	METHYLENE CHLORIDE	0.003	J	0.42	J	mg/kg	7MW8S-0408	13/29	0.006 - 0.023	0.42	N/A	0.02	1	1200	YES	ASL
127-18-4	TETRACHLOROETHENE	0.003	J	0.018	J	mg/kg	7MW8S-0408	5/29	0.006 - 0.024	0.018	N/A	0.06	1	11	NO	BSL
108-88-3	TOLUENE	0.002	J	0.008	J	mg/kg	7TB160305	9/35	0.00107 - 0.061	0.008	N/A	12	67	780	NO	BSL
1330-20-7	XYLENES, TOTAL	0.00096	J	0.011	J	mg/kg	7 SO 4S 0103	3/35	0.00107 - 0.061	0.011	N/A	190	19.5	500	NO	BSL
Semivolatile Organics																
91-57-6	2-METHYLNAPHTHALENE	0.023	J	0.17	J	mg/kg	7 SO 4S 0103	3/29	0.2 - 0.5	0.17	N/A	N/A	9.8	N/A	NO	BSL
106-44-5	4-METHYLPHENOL	0.56		0.56		mg/kg	080990-7MW2(2-4)	1/29	0.2 - 0.5	0.56	N/A	N/A	7	N/A	NO	BSL
83-32-9	ACENAPHTHENE	0.043	J	0.79		mg/kg	7 SO 4S 0103	5/29	0.2 - 0.5	0.79	N/A	570	84	N/A	NO	BSL
208-96-8	ACENAPHTHYLENE	0.02	J	0.055	J	mg/kg	7 SO 10 0103	3/29	0.2 - 0.5	0.055	N/A	N/A	84	N/A	NO	BSL
120-12-7	ANTHRACENE	0.021	J	1.3		mg/kg	7 SO 10 0103	6/29	0.2 - 0.5	1.3	N/A	12000	400	N/A	NO	BSL
56-55-3	BENZO(A)ANTHRACENE	0.036	J	2.7		mg/kg	7 SO 10 0103	8/29	0.2 - 0.5	2.7	N/A	2	1	N/A	YES	ASL
50-32-8	BENZO(A)PYRENE	0.033	J	1.9		mg/kg	7 SO 10 0103	11/29	0.2 - 0.5	1.9	N/A	8	1	N/A	YES	ASL
205-99-2	BENZO(B)FLUORANTHENE	0.021	J	3.2	J	mg/kg	7 SO 10 0103	10/29	0.2 - 0.5	3.2	N/A	N/A	1	N/A	YES	ASL
191-24-2	BENZO(G,H)PERYLENE	0.02	J	1.3	J	mg/kg	7 SO 4S 0103	9/29	0.2 - 0.5	1.3	N/A	4200 (4)	42	N/A	NO	BSL
207-08-9	BENZO(K)FLUORANTHENE	0.024	J	0.52		mg/kg	7TB12-0204	8/29	0.2 - 0.5	0.52	N/A	49	1	N/A	NO	BSL
65-65-0	BENZOIC ACID	0.023	J	0.13	J	mg/kg	7 SO 4S 0103	10/25	1.7 - 2.4	0.13	N/A	400	10000	N/A	NO	BSL
117-81-7	BIS(2-ETHYLHEXYL)PHTHALATE	0.13	J	0.74	J	mg/kg	081390-7TB3(4-6)	4/29	0.35 - 0.5	0.74	N/A	3600	11	N/A	NO	BSL
65-68-7	BUTYLBENZYL PHTHALATE	0.026	J	0.026	J	mg/kg	7TB7-0406	1/29	0.2 - 0.5	0.026	N/A	930	200	N/A	NO	BSL
86-74-8	CARBAZOLE	0.027	J	0.66		mg/kg	7 SO 4S 0103	4/21	0.2 - 0.47	0.66	N/A	0.6	1	N/A	YES	ASL
218-01-9	CHRYSENE	0.025	J	2.4		mg/kg	7 SO 10 0103	10/29	0.2 - 0.5	2.4	N/A	160	1	N/A	YES	ASL
64-74-2	DI-N-BUTYL PHTHALATE	0.02	J	0.17	J	mg/kg	081490-7TB4(4-6)	10/29	0.35 - 0.47	0.17	N/A	2300	140	N/A	NO	BSL
132-64-9	DIBENZOFURAN	0.027	J	0.35	J	mg/kg	7 SO 4S 0103	3/29	0.2 - 0.5	0.35	N/A	N/A	5.6	N/A	NO	BSL
84-66-2	DIETHYL PHTHALATE	0.094	J	14		mg/kg	7MW7S-0103	2/29	0.2 - 0.48	14	N/A	470	1100	N/A	NO	BSL
206-44-0	FLUORANTHENE	0.018	J	3.8	J	mg/kg	7 SO 10 0103	13/29	0.2 - 0.5	3.8	N/A	4300	56	N/A	NO	BSL
86-73-7	FLUORENE	0.043	J	0.71		mg/kg	7 SO 4S 0103	5/29	0.2 - 0.5	0.71	N/A	560	56	N/A	NO	BSL
193-39-5	INDENO(1,2,3-CD)PYRENE	0.024	J	1.2		mg/kg	7 SO 10 0103	9/29	0.2 - 0.5	1.2	N/A	14	1	N/A	YES	ASL
91-20-3	NAPHTHALENE	0.26	J	0.31	J	mg/kg	7 SO 4S 0103	2/29	0.2 - 0.5	0.31	N/A	84	56	N/A	NO	BSL
85-01-8	PHENANTHRENE	0.025	J	4.3	J	mg/kg	7 SO 4S 0103	9/29	0.2 - 0.5	4.3	N/A	4200 (4)	40	N/A	NO	BSL
85-01-8	PYRENE	0.021	J	4.2	J	mg/kg	7 SO 10 0103	14/29	0.2 - 0.5	4.2	N/A	4200	40	N/A	NO	BSL
Pesticides/PCBs																
72-54-8	4,4'-DDD	0.0044	J	0.025	J	mg/kg	7MW7S-0103	4/21	0.02 - 0.047	0.025	N/A	16	N/A	N/A	NO	BSL
72-55-9	4,4'-DDE	0.0054	J	0.21		mg/kg	081390-7TB3(4-6)	4/21	0.02 - 0.047	0.21	N/A	54	N/A	N/A	NO	BSL
50-29-3	4,4'-DDT	0.0049	J	0.026	J	mg/kg	7TB160305	5/21	0.02 - 0.047	0.026	N/A	32	N/A	N/A	NO	BSL
11097-69-1	AROCLOR-1254	0.66	J	0.66	J	mg/kg	080990-7MW2(2-4)	1/21	0.2 - 0.47	0.66	N/A	N/A	N/A	N/A	NO	ASL
1031-07-8	ENDOSULFAN SULFATE	0.013	J	0.035	J	mg/kg	7MW7S-0103	2/21	0.02 - 0.047	0.035	N/A	18 (6)	8.4	N/A	NO	BSL
7421-93-4	ENDRIN ALDEHYDE	0.0055	J	0.0055	J	mg/kg	7TB7-0406, 7TB8-0202.9	2/13	0.035 - 0.047	0.0055	N/A	1 (10)	N/A	N/A	NO	BSL
53494-70-5	ENDRIN KETONE	0.0068	J	0.0068	J	mg/kg	7 SO 4S 0103	1/21	0.02 - 0.047	0.0068	N/A	1 (10)	N/A	N/A	NO	BSL
76-44-8	HEPTACHLOR	0.0047	J	0.0047	J	mg/kg	7 SO 4S 0103	1/21	0.0098 - 0.024	0.0047	N/A	23	0.013	N/A	NO	BSL
72-43-5	METHOXYCHLOR	0.032	J	0.032	J	mg/kg	7 SO 4S 0103	1/21	0.098 - 0.24	0.032	N/A	160	8	N/A	NO	BSL
Inorganics																
7429-90-5	ALUMINIUM	4450		20,000		mg/kg	7 SO 6S 0507	29/29	N/A	20000	17600	N/A	N/A	N/A	NO	NTX
7440-36-0	ANTIMONY	3.4		19.4	J	mg/kg	080990-7TB2(2-4)	13/28	0.62 - 18.2	19.4	2.05	5	N/A	N/A	YES	ASL
7440-38-2	ARSENIC	0.82	J	8.1		mg/kg	7MW9S-0608	27/29	1.6 - 4.6	8.1	3.6	29	N/A	N/A	NO	BSL
7440-39-3	BARIUM	17.4	J	506		mg/kg	7 SO 6S 0507	29/29	N/A	506	57.2	1600	N/A	N/A	NO	BSL
7440-41-7	BERYLLIUM	0.21	J	1		mg/kg	080990-7TB1(2-4)-D	27/29	0.2 - 0.23	1	0.72	63	N/A	N/A	NO	BSL
7440-43-9	CADMIUM	0.47	J	5.1		mg/kg	080990-7TB1(2-4)-D	12/29	0.11 - 1	5.1	0.24	8	N/A	N/A	NO	BSL
7440-70-2	CALCIUM	600	J	2810		mg/kg	7TB8-0202.9, 7 SO	29/29	N/A	2810	499	N/A	N/A	N/A	NO	NTX
7440-47-3	CHROMIUM	7		61.1		mg/kg	7 SO 6S 0507	29/29	N/A	61.1	21.5	38	N/A	N/A	YES	ASL

TABLE 2-4

SUMMARY OF DETECTED COMPOUNDS IN SUBSURFACE SOIL AT SITE 7
AND COPC SELECTION FOR MIGRATION PATHWAYS
SITES 7 AND 14 SOIL ROD
NSB-NLON, GROTON, CONNECTICUT
PAGE 2 OF 3

CAS Number	Chemical	Minimum Concentration ⁽¹⁾	Minimum Qualifier	Maximum Concentration ⁽¹⁾	Maximum Qualifier	Units	Location of Maximum Concentration	Detection Frequency ⁽¹⁾	Range of Nondetects ⁽²⁾	Concentration Used for Screening ⁽³⁾	Background Value ⁽⁴⁾	EPA SSL- Soil to GW ⁽⁴⁾	CTDEP Mobility Criteria ⁽⁶⁾	CTDEP Soil Vapor Volatilization ⁽⁶⁾	COPC Flag	Rationale for Contaminant Deletion or Selection ⁽⁷⁾
Inorganics (Continued)																
7440-48-4	COBALT	4.7	J	19.2	J	mg/kg	7 SO 6S 0507	25/29	1.8 - 3.9	19.2	8	N/A	N/A	N/A	NO	NTX
7440-50-8	COPPER	7.6		45		mg/kg	7TB7-0406	29/29	N/A	45	25.6	N/A	N/A	N/A	NO	NTX
7439-89-6	IRON	6750		32900		mg/kg	7 SO 6S 0507	29/29	N/A	32900	17200	N/A	N/A	N/A	NO	NTX
7439-92-1	LEAD	3.3	J	27.5	J	mg/kg	7TB12-0204	24/29	2.5 - 9.1	27.5	17.5	N/A	N/A	N/A	NO	NTX
7439-95-4	MAGNESIUM	1660		19500		mg/kg	7 SO 6S 0507	29/29	N/A	19500	3650	N/A	N/A	N/A	NO	NTX
7439-96-5	MANGANESE	60.7		725		mg/kg	7 SO 6S 0507	29/29	N/A	725	188	N/A	N/A	N/A	NO	NTX
7439-97-6	MERCURY	0.11	J	1.2	J	mg/kg	7MW10S-0608	5/29	0.06 - 0.14	1.2	0.05	2	N/A	N/A	NO	BSL
7440-02-0	NICKEL	5.1		42.1	J	mg/kg	7 SO 6S 0507	29/29	N/A	42.1	5.99	130	N/A	N/A	NO	BSL
7440-09-7	POTASSIUM	575	J	18400	J	mg/kg	7 SO 6S 0507	29/29	N/A	18400	2580	N/A	N/A	N/A	NO	NTX
7782-49-2	SELENIUM	0.77		0.77		mg/kg	081090-7TB5(6-8)	1/29	0.44 - 0.85	0.77	0.445	5	N/A	N/A	NO	BSL
7440-22-4	SILVER	0.86	J	5.4	J	mg/kg	081490-7TB6(6-8)	13/29	0.4 - 2.4	5.4	0.385	34	N/A	N/A	NO	BSL
7440-23-5	SODIUM	54.8	J	708		mg/kg	7 SO 4S 0103	28/29	103	708	20.56	N/A	N/A	N/A	NO	NTX
7440-28-0	THALLIUM	0.26		1	J	mg/kg	7 SO 6S 0507	5/29	0.2 - 1.2	1	0.29	0.7	N/A	N/A	YES	ASL
7440-62-2	VANADIUM	12.3		86.7		mg/kg	7 SO 6S 0507	24/29	14.3 - 38.4	86.7	35.1	6000	N/A	N/A	NO	BSL
7440-66-6	ZINC	18.7		133	J	mg/kg	7 SO 4S 0103	29/29	N/A	133	31.3	12000	N/A	N/A	NO	BSL

A shaded value indicates that the concentration used for screening exceeds the criterion or background value.

A shaded chemical name indicates that the chemical has been selected as a COPC.

Footnotes:

- Sample and duplicate are counted as two separate samples when determining the minimum and maximum detected concentrations.
- Values presented are sample-specific quantitation limits.
- The maximum detected concentration is used for screening purposes.
- Atlantic, 1995. Background concentrations of inorganics in Soil - Naval Submarine Base - New London. If the maximum detected concentration of an inorganic is less than the background concentration, then that metal is not selected as a COPC.
- EPA Soil Screening Level Guidance, 1996.
- CTDEP RSRs, 1996.
- The chemical is selected as a COPC if the maximum detected concentration exceeds the risk-based COPC screening level and/or an ARAR/TBC(s).
- Pyrene is used as a surrogate for benzo(g,h,i)perylene and phenanthrene
- Value is for endosulfan.
- Value is for endrin.

Definitions:

ARAR/TBC = Applicable or Relevant and Appropriate Requirement/To Be Considered.
C = Carcinogen.
COPC = Chemical of Concern.
J = Estimated Value.
N = Noncarcinogen.
NA = Not Applicable.

Rationale Codes:

For Selection as a COPC:

ASL = Above COPC Screening Level/ARAR/TBC.
BSL = Below Screening Level.

For Elimination as a COPC:

BKG = Within Background Levels.
NTX = No criteria available.

TABLE 2-4

Associated Samples:

TABLE 2-5

SELECTION OF EXPOSURE PATHWAYS FOR SITE 7
SITES 7 AND 14 SOIL ROD
NSB-NLON, GROTON, CONNECTICUT
PAGE 1 OF 2

Scenario Timeframe	Medium	Exposure Medium	Exposure Point	Receptor Population	Receptor Age	Exposure Route	On-Site/ Off-Site	Type of Analysis	Rationale for Selection or Exclusion of Exposure Pathway
Current/Future	Surface Soil	Surface Soil	Surface Soil	Construction Workers	Adult	Ingestion Dermal	On-Site On-Site	Quant Quant	Construction workers may have contact with surface soil during excavation activities.
				Full-Time Employees	Adult	Ingestion Dermal	On-Site On-Site	Quant Quant	Full-time employees may contact surface soil during normal work activities.
		Air	Surface Soil	Construction Workers	Adult	Inhalation	On-site	None	No COPCs were identified in surface soil for the inhalation pathway.
				Full-Time Employees	Adult	Inhalation	On-site	None	No COPCs were identified in surface soil for the inhalation pathway.
	Subsurface Soil	Subsurface Soil	Subsurface Soil	Construction Workers	Adult	Ingestion Dermal	On-Site On-Site	Quant Quant	Construction workers may have contact with subsurface soil during excavation activities.
				Full-Time Employees	Adult	Ingestion Dermal	On-Site On-Site	None None	Full-time employees are not exposed to subsurface soil.
		Air	Subsurface Soil	Construction Workers	Adult	Inhalation	On-site	Quant	Construction workers may be exposed to fugitive dust and volatile emissions during construction activities.
				Full-Time Employees	Adult	Inhalation	On-site	None	Full-time employees are not exposed to subsurface soil.
Future	Surface Soil	Surface Soil	Surface Soil	Residents	Child	Ingestion Dermal	On-Site On-Site	Quant Quant	Child residents may contact surface soil.
					Adult	Ingestion Dermal	On-Site On-Site	Quant Quant	Adult residents may contact surface soil.
		Air	Surface Soil	Residents	Child	Inhalation	On-site	Quant	Child residents may be exposed to fugitive dust and volatile emissions from surface soil.
					Adult	Inhalation	On-site	Quant	Adult residents may be exposed to fugitive dust and volatile emissions from surface soil.
	Subsurface Soil	Subsurface Soil	Subsurface Soil	Residents	Child	Ingestion Dermal	On-Site On-Site	Quant Quant	Child residents may contact subsurface soil that has been brought to the surface.
					Adult	Ingestion Dermal	On-Site On-Site	Quant Quant	Adult residents may contact subsurface soil that has been brought to the surface.
		Air	Subsurface Soil	Residents	Child	Inhalation	On-site	Quant	Child residents may be exposed to fugitive dust and volatile emissions from subsurface soil that has been brought to the surface.
					Adult	Inhalation	On-site	Quant	Adult residents may be exposed to fugitive dust and volatile emissions from subsurface soil that has been brought to the surface.

TABLE 2-5

SELECTION OF EXPOSURE PATHWAYS FOR SITE 7
SITES 7 AND 14 SOIL ROD
NSB-NLON, GROTON, CONNECTICUT
PAGE 2 OF 2

Scenario Timeframe	Medium	Exposure Medium	Exposure Point	Receptor Population	Receptor Age	Exposure Route	On-Site/ Off-Site	Type of Analysis	Rationale for Selection or Exclusion of Exposure Pathway
Current/Future	Groundwater	Groundwater	Overburden/Bedrock Aquifer	Construction Workers	Adult	Ingestion Dermal	On-Site On-Site	None Quant	Construction workers may have dermal contact with groundwater during excavation activities.
				Full-Time Employees	Adult	Ingestion Dermal	On-Site On-Site	None None	Full-time employees are not exposed to groundwater.
				Trespassers	Adolescents	Ingestion Dermal	On-Site On-Site	None None	Trespassers do not have contact with groundwater.
				Residents	Adult	Ingestion Dermal	On-Site On-Site	Quant Quant	Groundwater may be used as a potable water source in the future.
					Child	Ingestion Dermal	On-Site On-Site	None	Exposures to a child resident are less than those for an adult resident.
		Air	Overburden/Bedrock Aquifer	Construction Workers	Adult	Inhalation	On-site	None	Construction workers exposure via volatilization is expected to be insignificant due to dilution with outdoor air.
				Full-Time Employees	Adult	Inhalation	On-site	None	Full-time employees are not exposed to chemicals volatilizing from groundwater.
				Trespassers	Adolescents	Inhalation	On-Site	None	Trespassers do not have contact with site groundwater.
				Residents	Adult	Inhalation	On-site	Quant	On-site residents may be exposed to volatile emissions from groundwater while showering.
					Child	Inhalation	On-site	None	Exposures to a child resident are less than those for an adult resident.

COPC - Chemical of Potential Concern
Quant - Quantitative

TABLE 2-6

**SUMMARY OF CANCER RISKS AND HAZARD INDICES FOR SITE 7
REASONABLE MAXIMUM EXPOSURE SCENARIO
SITES 7 AND 14 SOIL ROD
NSB-NLON, GROTON, CONNECTICUT**

Receptor	Medium	Exposure Route	Cancer Risk	Chemicals with Cancer Risks > 10 ⁻⁴	Chemicals with Cancer Risks > 10 ⁻⁵ and ≤ 10 ⁻⁴	Chemicals with Cancer Risks > 10 ⁻⁶ and ≤ 10 ⁻⁵	Hazard Index	Chemicals with HI > 1
Construction Worker	Surface/Subsurface Soil	Ingestion	2.8E-07	--	--	--	0.2	--
		Dermal Contact	3.5E-08	--	--	--	0.005	--
		Total	3.2E-07	--	--	--	0.2	--
	Groundwater	Dermal Contact	4.2E-07	--	--	--	0.09	--
Full-Time Employees	Surface Soil	Ingestion	9.7E-07	--	--	--	0.04	--
		Dermal Contact	9.6E-07	--	--	--	0.0008	--
		Total	1.9E-06	--	--	Benzo(a)pyrene	0.04	--
Child Resident	Surface/Subsurface Soil	Ingestion	4.2E-06	--	--	Arsenic, Benzo(a)pyrene	0.4	--
		Dermal Contact	6.7E-07	--	--	--	0.02	--
		Total	4.8E-06	--	--	Arsenic, Benzo(a)pyrene	0.5	--
Adult Resident	Surface/Subsurface Soil	Ingestion	1.8E-06	--	--	--	0.05	--
		Dermal Contact	3.7E-07	--	--	--	0.002	--
		Total	2.1E-06	--	--	--	0.05	--
	Groundwater	Ingestion	3.2E-04	Arsenic	Bis(2-ethylhexyl)phthalate, 1,4-Dichlorobenzene, Hexachlorobenzene	Benzene, Trichloroethene	3.8	Arsenic, Chromium
		Dermal Contact	2.9E-04	Hexachlorobenzene	Bis(2-ethylhexyl)phthalate, 1,4-Dichlorobenzene	--	1.3	--
		Inhalation ⁽¹⁾	3E-05	--	1,4-Dichlorobenzene	Benzene, Trichloroethene	0.5	--
		Total	6.4E-04	Arsenic, Hexachlorobenzene	Bis(2-ethylhexyl)phthalate, 1,4-Dichlorobenzene	Benzene, Trichloroethene	5.6	Arsenic, Chromium

Notes:

1 - Inhalation risk is assumed to be equal to risk from ingestion for volatiles.

TABLE 2-7

SUMMARY OF CANCER RISKS AND HAZARD INDICES FOR SITE 7
CENTRAL TENDENCY EXPOSURE SCENARIO
SITES 7 AND 14 SOIL ROD
NSB-NLON, GROTON, CONNECTICUT

Receptor	Medium	Exposure Route	Cancer Risk	Chemicals with Cancer Risks $> 10^{-4}$	Chemicals with Cancer Risks $> 10^{-5}$ and $\leq 10^{-4}$	Chemicals with Cancer Risks $> 10^{-6}$ and $\leq 10^{-5}$	Hazard Index	Chemicals with HI > 1
Construction Worker	Surface/Subsurface Soil	Ingestion	9.5E-08	--	--	--	0.06	--
		Dermal Contact	2.3E-09	--	--	--	0.0004	--
		Total	9.7E-08	--	--	--	0.06	--
	Groundwater	Dermal Contact	1.0E-07	--	--	--	0.05	--
Full-Time Employees	Surface Soil	Ingestion	9.1E-08	--	--	--	0.002	--
		Dermal Contact	1.8E-08	--	--	--	0.00004	--
		Total	1.1E-07	--	--	--	0.002	--
Child Resident	Surface/Subsurface Soil	Ingestion	6.9E-07	--	--	--	0.2	--
		Dermal Contact	6.7E-08	--	--	--	0.005	--
		Total	7.6E-07	--	--	--	0.2	--
Adult Resident	Surface/Subsurface Soil	Ingestion	2.6E-07	--	--	--	0.02	--
		Dermal Contact	1.5E-08	--	--	--	0.0003	--
		Total	2.7E-07	--	--	--	0.02	--
	Groundwater	Ingestion	1.2E-05	--	--	Arsenic, Hexachlorobenzene	0.2	--
		Dermal Contact	3.2E-05	--	Hexachlorobenzene	--	0.8	--
		Inhalation (1)	8.5E-08	--	--	--	0.02	--
		Total	4.4E-05	--	Hexachlorobenzene	Arsenic, Bis(2-ethylhexyl)phthalate	1.1	--

Notes:

1 - Inhalation risk is assumed to be equal to risk from ingestion for volatiles.

TABLE 2-8

SITE 7 SOIL PRELIMINARY REMEDIATION GOALS⁽¹⁾ (mg/kg)
SITES 7 AND 14 SOIL ROD
NSB-NLON, GROTON, CONNECTICUT

Area of Concern	Chemical of Concern	Maximum Detected Concentration - Surface/Subsurface	PRG for Protection of Current Receptors ⁽²⁾	PRG for Protection of Groundwater (GA/GB)	PRG for Protection of Aquatic Ecological Receptors	PRG for Protection of Future Potential Receptors ⁽³⁾
West of Building 325	Benzene	ND/0.004	No PRG, BSC	0.02/0.2	No PRG, BSC	4.5
	Chlorobenzene	ND/0.006	No PRG, BSC	2/20	No PRG, BSC	37
	1,4-Dichlorobenzene	ND/ND	No PRG, BSC	1.5/15	No PRG, BSC	26
South of Building 325	Benzo(a)anthracene	0.27/2.7	No PRG, BSC	NA	No PRG, BSC	1.0
	Benzo(a)pyrene	0.57/1.9	1.0	NA	No PRG, BSC	1.0
	Benzo(b)fluoranthene	0.61/3.2	No PRG, BSC	NA	No PRG, BSC	1.0
	Indeno(1,2,3-cd)pyrene	0.54/1.2	No PRG, BSC	NA	No PRG, BSC	1.0

1 PRGs are based on RCSA 22a-133k including direct contact and groundwater protection considerations and risk-based PRGs.

2 Current receptors consist of employees and construction workers. Employees would be exposed to surface soil only. Construction workers may be exposed to both surface and subsurface soil.

3 Future receptors consist of residents living at the site that may be exposed to both surface and subsurface soil.

BSC Below screening criteria. Maximum detected concentration at the site is less than a potential PRG that assumes that surface soil erodes into the adjacent stream and becomes sediment (ecological) or the maximum detected concentration at the site is less than a potential PRG based on an industrial scenario (human health).

ND - Not detected.

NA - Not applicable.

TABLE 2-9

**SITE 7 SOIL REMEDIATION GOALS
SITES 7 AND 14 SOIL ROD
NSB-NLON, GROTON, CONNECTICUT**

Area of Concern	Chemical of Concern	Remediation Goal (mg/kg)
West of Building 325	Benzene	0.02
	Chlorobenzene	2.0
	1,4-Dichlorobenzene	1.5
South of Building 325	Benzo(a)anthracene	1.0
	Benzo(a)pyrene	1.0
	Benzo(b)fluoranthene	1.0
	Indeno(1,2,3-cd)pyrene	1.0

TABLE 2-10

**ASSESSMENT OF CHEMICAL-SPECIFIC ARARs AND TBCs FOR SITE 7 SOIL
ALTERNATIVE S1 - NO ACTION
SITES 7 AND 14 SOIL ROD
NSB-NLON, GROTON, CONNECTICUT**

FEDERAL

Requirement	Citation	Status	Synopsis of Requirement	Evaluation/Action to Be Taken
CSF	Not applicable	To be considered	These are guidance values used in risk assessment to evaluate the potential carcinogenic hazard caused by exposure to contaminants.	Alternative would not comply with TBC. Site contaminants (PAHs) are present at concentrations that could result in unacceptable risks to current and potential future receptors. No actions would be taken to address these potential risks.
RfD	Not applicable	To be considered	These are guidance values used in risk assessment to evaluate the potential non-carcinogenic hazard caused by exposure to contaminants.	Alternative would comply with TBC. No site contaminants are present at concentrations that could result in unacceptable non-carcinogenic risks to current or potential future receptors.

STATE OF CONNECTICUT

Requirement	Citation	Status	Synopsis of Requirement	Evaluation/Action to Be Taken
Remediation Standard Regulations	CGS 22a-133k; RCSA 22a-133k - 1 thru 3	Applicable	These regulations provide specific numerical cleanup criteria for contaminants in soil. Requirements are based on groundwater in the area being classified by the State as GB.	Alternative would not comply with ARAR. PAHs are present in soils at concentrations greater than applicable criteria. PAHs represent a potential threat to current and potential future receptors and could impact groundwater at concentrations greater than applicable criteria. No action would be taken to address these risks.

TABLE 2-11

ASSESSMENT OF CHEMICAL-SPECIFIC ARARs AND TBCs FOR SITE 7 SOIL
 ALTERNATIVE S2 - INSTITUTIONAL CONTROLS WITH PERMEABLE COVER
 SITES 7 AND 14 SOIL ROD
 NSB-NLON, GROTON, CONNECTICUT
 PAGE 1 OF 2

FEDERAL				
Requirement	Citation	Status	Synopsis of Requirement	Evaluation/Action to Be Taken
CSF	Not applicable	To be considered	These are guidance values used in risk assessment to evaluate the potential carcinogenic hazard caused by exposure to contaminants.	<p>Alternative should comply with TBC, PAHs are present in soils at concentrations greater than applicable criteria; however, Restrictions would be used to limit worker contact with contaminated soils during normal construction/maintenance activities.</p> <p>Institutional controls would be used to prohibit future residential development in contaminated areas.</p> <p>Monitoring would be conducted to confirm that PAHs in soil are not adversely impacting groundwater.</p>
RfD	Not applicable	To be considered	These are guidance values used in risk assessment to evaluate the potential non-carcinogenic hazard caused by exposure to contaminants.	Alternative would comply with TBC. No site contaminants are present at concentrations that could result in unacceptable non-carcinogenic risks to current or potential future receptors.

TABLE 2-11

**ASSESSMENT OF CHEMICAL-SPECIFIC ARARs AND TBCs FOR SITE 7 SOIL
ALTERNATIVE S2 - INSTITUTIONAL CONTROLS WITH PERMEABLE COVER
SITES 7 AND 14 SOIL ROD
NSB-NLON, GROTON, CONNECTICUT
PAGE 2 OF 2**

STATE OF CONNECTICUT

Requirement	Citation	Status	Synopsis of Requirement	Evaluation/Action to Be Taken
Remediation Standard Regulations	CGS 22a-133k; RCSA 22a-133k - 1 thru 3	Applicable	These regulations provide specific numerical cleanup criteria for contaminants in soil. Requirements are based on groundwater in the area being classified by the State as GB.	<p>Alternative would partially comply with ARAR. PAHs are present in soils at concentrations greater than applicable criteria; however,</p> <p>The depth of soil cover and asphalt paving would allow some of the contaminated soil to be designated as inaccessible soil. Soil in other areas would not be able to be designated as inaccessible and would not comply with the requirements.</p> <p>Restrictions would be used to limit worker contact with contaminated soils during normal construction/maintenance activities.</p> <p>Institutional controls would be used to prohibit future residential development in contaminated areas.</p> <p>Groundwater monitoring would be conducted under the Site 7 groundwater alternative to confirm that PAHs do not adversely impact groundwater.</p>

TABLE 2-12

ASSESSMENT OF ACTION-SPECIFIC ARARs AND TBCs FOR SITE 7 SOIL
 ALTERNATIVE S2 - INSTITUTIONAL CONTROLS WITH PERMEABLE COVER
 SITES 7 AND 14 SOIL ROD
 NSB-NLON, GROTON, CONNECTICUT
 PAGE 1 OF 2

FEDERAL				
Requirement	Citation	Status	Synopsis of Requirement	Evaluation/Action to Be Taken
RCRA Subtitle C - Hazardous Waste Identification and Listing Regulations	40 CFR Parts 260-262 and 264	Relevant and Appropriate	These rules are used to identify, manage, and dispose of hazardous waste.	Soils generated during testing or monitoring activities would be tested for hazardous waste characteristics (i.e. TCLP criteria). If the soils are determined to be a hazardous waste, then they would be stored, transported, and disposed off site in accordance with Subtitle C regulations.
RCRA Subtitle D	40 U.S.C. 6901	Relevant and Appropriate	These are regulations that govern the disposal of non-hazardous wastes.	Soils generated during testing or monitoring activities that are determined to be a non-hazardous waste would be managed and disposed off site in accordance with RCRA Subtitle D regulations.

TABLE 2-12

**ASSESSMENT OF ACTION-SPECIFIC ARARs AND TBCs FOR SITE 7 SOIL
ALTERNATIVE S2 - INSTITUTIONAL CONTROLS WITH PERMEABLE COVER
SITES 7 AND 14 SOIL ROD
NSB-NLON, GROTON, CONNECTICUT
PAGE 2 OF 2**

STATE OF CONNECTICUT

Requirement	Citation	Status	Synopsis of Requirement	Evaluation/Action to Be Taken
Hazardous Waste Management: Generator and Handler Requirements	RCSA § 22a-449(c) 100-101	Applicable	Connecticut is delegated to administer the Federal Resource Conservation and Recovery Act statute through its state regulations. These sections establish standards for listing and identification of hazardous waste. The standards of 40 CFR 260-261 are incorporated by reference.	Soil waste generated during testing or monitoring activities under this alternative will be properly characterized for disposal. Any waste determined to be hazardous through characterization will be managed in accordance with these regulations.
Hazardous Waste Management: Generator Standards	RCSA § 22a-449(c) 102	Applicable	This section establishes standards for various classes of generators. The standards of 40 CFR 262 are incorporated by reference.	Any soils generated during testing or monitoring activities that are determined to be hazardous waste will be managed in accordance with the substantive requirements of these regulations.
Hazardous Waste Management: Treatment, Storage, or Disposal Facility Standards	RCSA § 22a-449(c) 104	Applicable	These sections establish standards for treatment, storage, and disposal facilities. The standards of 40 CFR 264 are incorporated by reference.	Any soils generated during testing or monitoring activities that are determined to be hazardous waste and temporarily stored on-site will be managed in accordance with these regulations.
Solid Waste Management Regulations	RCSA § 22a-209-1 to 15	Applicable	These sections establish standards for management of non-hazardous waste	Any soils generated during testing or monitoring activities that are determined to be non-hazardous waste will be managed and disposed off site in accordance with these regulations.

TABLE 2-13

**ASSESSMENT OF CHEMICAL-SPECIFIC ARARs AND TBCs FOR SITE 7 SOIL
ALTERNATIVE S3 AND SELECTED REMEDY - EXCAVATION AND OFF-SITE DISPOSAL
SITES 7 AND 14 SOIL ROD
NSB-NLON, GROTON, CONNECTICUT**

FEDERAL

Requirement	Citation	Status	Synopsis of Requirement	Evaluation/Action to Be Taken
CSF	Not applicable	To be considered	These are guidance values used in risk assessment to evaluate the potential carcinogenic or non-carcinogenic hazard caused by exposure to contaminants.	Alternative would comply with TBC. Contaminated soils would be excavated and properly managed off site. This action would eliminate site contamination that could adversely impact human health.
RfD	Not applicable	To be considered	These are guidance values used in risk assessment to evaluate the potential non-carcinogenic hazard caused by exposure to contaminants.	Alternative would comply with TBC. No site contaminants are present at concentrations that could result in unacceptable non-carcinogenic risks to current or potential future receptors.

STATE OF CONNECTICUT

Requirement	Citation	Status	Synopsis of Requirement	Evaluation/Action to Be Taken
Remediation Standard Regulations	CGS 22a-133k; RCSA 22a-133k - 1 thru 3	Applicable	These regulations provide specific numerical cleanup criteria for contaminants in soil. Requirements are based on groundwater in the area being classified by the State as GB.	Alternative would comply with ARAR. Contaminated soil would be excavated and properly managed off site. This action would eliminate site contamination that could adversely impact human health.

TABLE 2-14

**ASSESSMENT OF ACTION-SPECIFIC ARARs AND TBCs FOR SITE 7 SOIL
ALTERNATIVE S3 AND SELECTED REMEDY - EXCAVATION AND OFF-SITE DISPOSAL
SITES 7 AND 14 SOIL ROD
NSB-NLON, GROTON, CONNECTICUT
PAGE 1 OF 2**

FEDERAL

Requirement	Citation	Status	Synopsis of Requirement	Evaluation/Action to be Taken
RCRA Subtitle C - Hazardous Waste Identification and Listing Regulations	40 CFR Parts 260-262 and 264	Relevant and Appropriate	These rules are used to identify, manage, and dispose of hazardous waste.	Excavated soils would be tested for hazardous waste characteristics (i.e., TCLP criteria). If the soils are determined to be a hazardous waste, then they would be stored, transported, and disposed off site in accordance with Subtitle C regulations.
RCRA Subtitle D	40 U.S.C. 6901	Relevant and Appropriate	These are regulations that govern the disposal of non-hazardous wastes.	Excavated soils that are determined to be a non-hazardous waste would be managed and disposed off site in accordance with RCRA Subtitle D regulations.
Clean Water Act, Section 402, National Pollution Discharge Elimination System (NPDES)	40 CFR 122 through 125, 131	Applicable	NPDES permits are required for any discharges to navigable waters. If remedial activities include such a discharge, the NPDES standards would be ARARs. Standards would be enforced through the State program.	If water management is required during soil excavation and the water is to be discharged directly to a surface water body, then treatment in accordance with these regulations will likely be required.
Clean Water Act, Section 403, Pretreatment Regulations	Section 403	Applicable	General pretreatment requirements for discharge to a POTW. If remedial activities include such a discharge to the local sanitary sewer, pre-treatment standards would be ARARs. Standards would be enforced through the State program.	If water management is required during soil excavation and the water is to be discharged to a sanitary sewer system, then treatment in accordance with these regulations may be required.

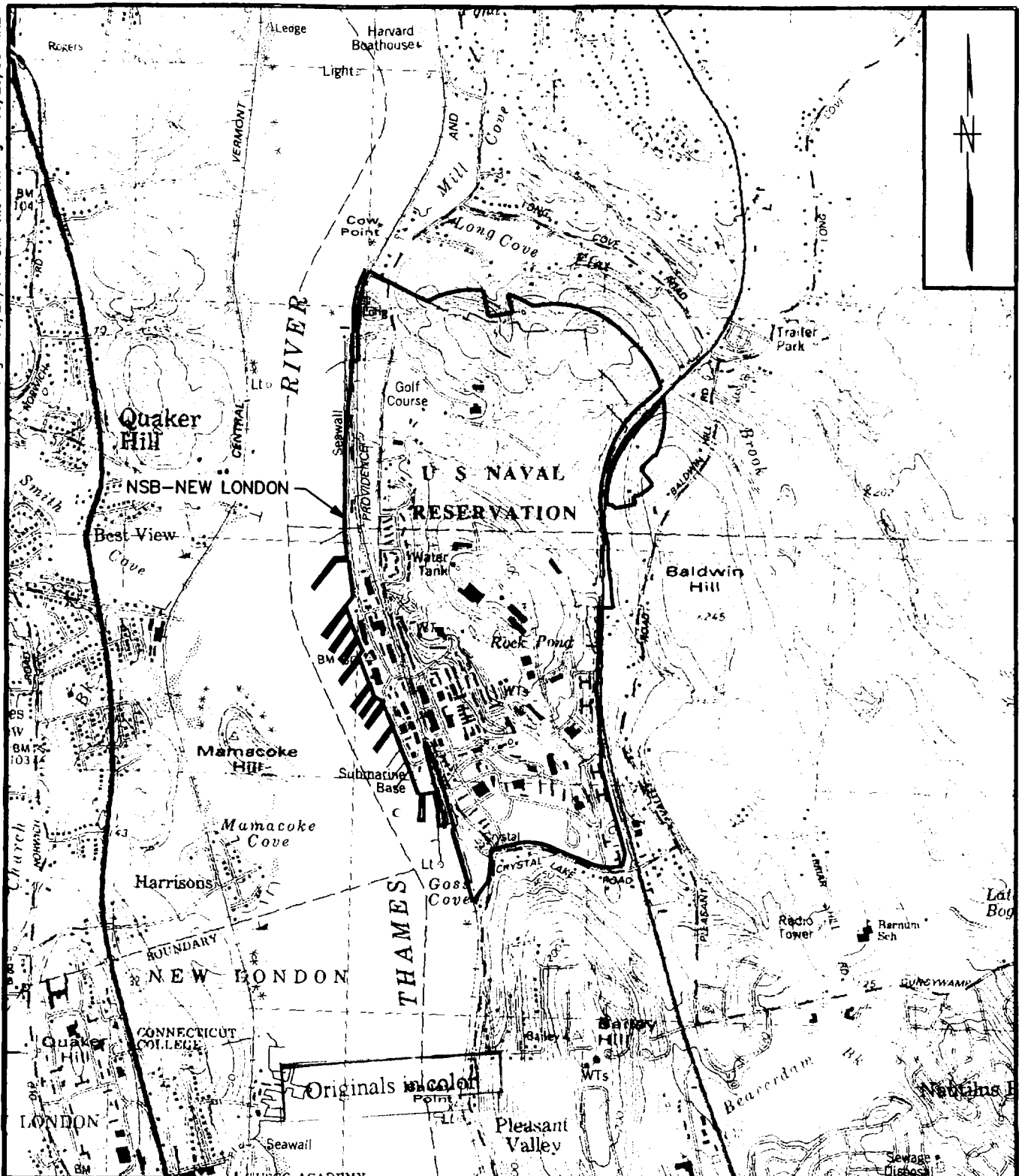
TABLE 2-14

**ASSESSMENT OF ACTION-SPECIFIC ARARs AND TBCs FOR SITE 7 SOIL
ALTERNATIVE S3 AND SELECTED REMEDY - EXCAVATION AND OFF-SITE DISPOSAL
SITES 7 AND 14 SOIL ROD
NSB-NLON, GROTON, CONNECTICUT
PAGE 2 OF 2**

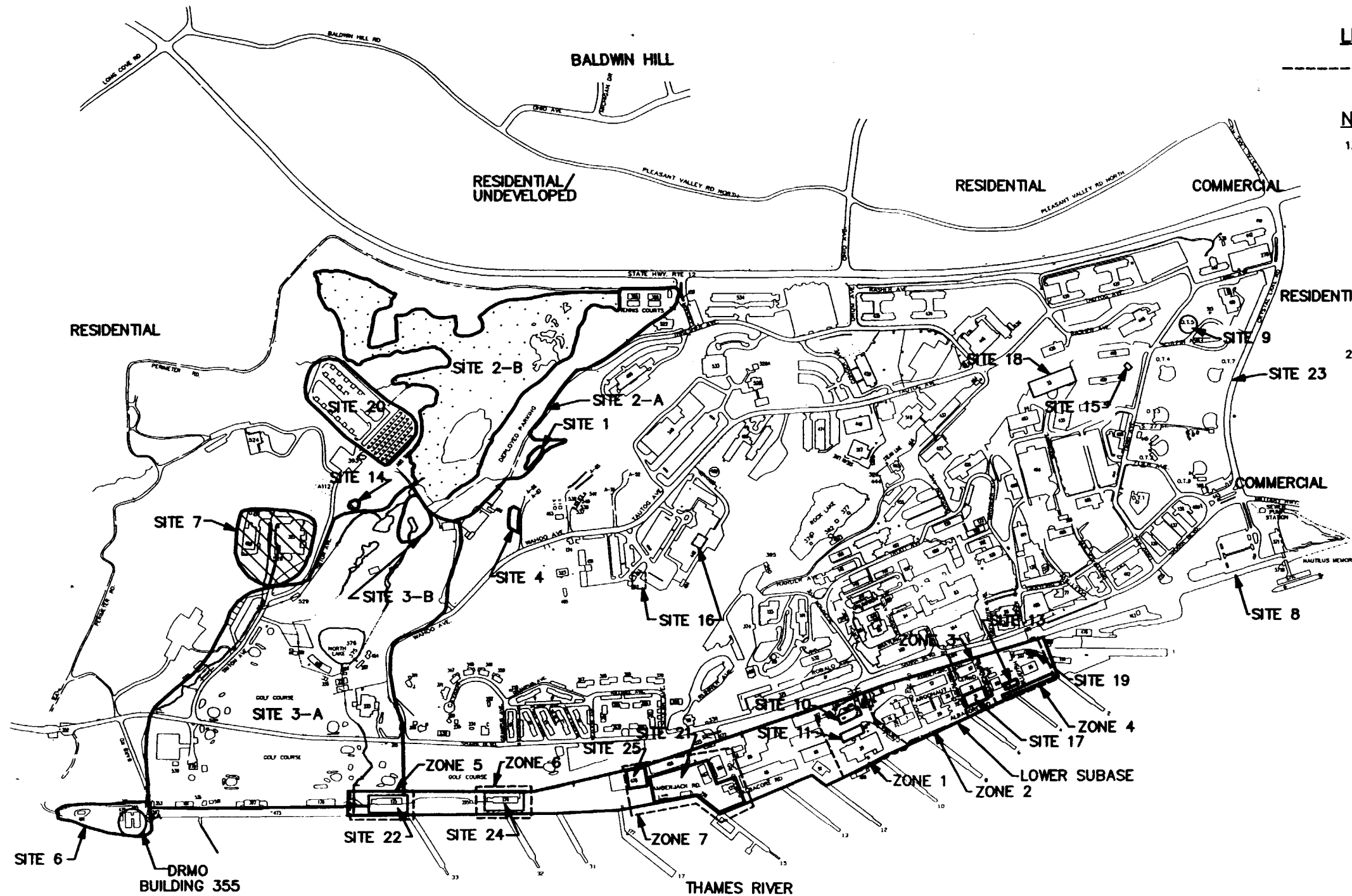
STATE OF CONNECTICUT

Requirement	Citation	Status	Synopsis of Requirement	Evaluation/Action to be Taken
Hazardous Waste Management: Generator and Handler Requirements	RCSA § 22a-449(c) 100-102 and 104	Applicable	These sections establish standards for listing, identification, and management of hazardous waste. The standards of 40 CFR 260 to 262 and 264 are incorporated by reference.	Excavated soils would be tested for hazardous waste characteristics (i.e., TCLP criteria). If soils were determined to be a hazardous waste, then they would be excavated, stored, transported, and disposed off site in accordance with hazardous waste regulations.
Solid Waste Management Regulations	RCSA § 22a-209-1 to 15	Applicable	These sections establish standards for management of non-hazardous waste.	If the soils are determined to be a non-hazardous waste, then they would be managed and disposed off site in accordance with the non-hazardous regulations.
Connecticut Water Pollution Control Act	RCSA § 22a - 416 to 599	Applicable	These regulations govern the treatment and discharge of water into surface water bodies in the State.	If water management is required during soil excavation and the water is to be discharged directly to a surface water body, then treatment in accordance with these regulations will likely be required. If water is to be discharged to a POTW, then the applicable pre-treatment sections of the POTW permit would apply.

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<p>CONNECTICUT QUADRANGLE LOCATION</p>		<p>0 2000 4000 SCALE IN FEET</p>	
<p>DRAWN BY DM DATE 8/30/04</p> <p>CHECKED BY CAR DATE 8/31/04</p> <p>REVISED BY DATE </p>	<p>Tetra Tech NUS, Inc.</p>	<p>LOCATION MAP SITES 7 AND 14 SOIL RECORD OF DECISION NSB-NLON, GROTON, CONNECTICUT</p>	
<p>SCALE AS NOTED</p>		<p>CONTRACT NO. 4286</p> <p>OWNER NO. 0841</p> <p>APPROVED BY CAR DATE 8/31/04</p> <p>DRAWING NO. FIGURE 2-1</p> <p>REV. 0</p>	

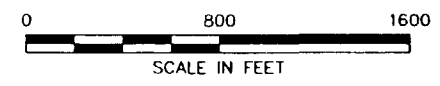


LEGEND:

----- LOWER SUBBASE REMEDIAL INVESTIGATION ZONE BOUNDARY

NOTES:

- SITE AND STUDY AREA LOCATIONS WERE TAKEN FROM THE FOLLOWING REPORTS:
 - FEDERAL FACILITY AGREEMENT UNDER CERCLA 120, NAVAL SUBMARINE BASE, NEW LONDON, CONNECTICUT
 - FINAL INITIAL ASSESSMENT STUDY (ENVIRODYNE, MARCH 1983)
 - HYDROGEOLOGIC INVESTIGATION UNDERGROUND STORAGE TANKS OT-4, OT-7, OT-8, OT-9, AND 54-H (FUSS & O'NEILL, SEPTEMBER 1989)
 - PHASE I REMEDIAL INVESTIGATION (ATLANTIC, AUGUST 1992)
 - SITE CHARACTERIZATION REPORT FOR OT-10, BUILDING 325, AND BUILDING 89 (HNUS, APRIL 1995)
 - DRAFT FINAL SUPPLEMENT TO INITIAL ASSESSMENT STUDY (NAVAL FACILITIES ENGINEERING SERVICE CENTER, APRIL 1995)
 - REMOVAL SITE EVALUATION FOR QUAY WALL (HNUS, MAY 1995)
- SITE AND STUDY AREA BOUNDARIES ARE APPROXIMATE.
 - SITE 1 - CONSTRUCTION BATTALION UNIT (CBU) DRUM STORAGE AREA
 - SITE 2 - (A) AREA A LANDFILL AND (B) AREA A WETLAND
 - SITE 3 - (A) AREA A DOWNSTREAM WATER COURSES AND (B) OVBANK DISPOSAL AREA (OBDA)
 - SITE 4 - RUBBLE FILL AREA AT BUNKER A-86
 - SITE 6 - DEFENSE REUTILIZATION AND MARKETING OFFICE (DRMO)
 - SITE 7 - TORPEDO SHOPS
 - SITE 8 - GOSS COVE LANDFILL
 - SITE 9 - ONLY WASTEWATER TANK (OT-5)
 - SITE 10 - LOWER SUBBASE-FUEL STORAGE TANKS AND TANK 54-H
 - SITE 11 - LOWER SUBBASE-POWER PLANT OIL TANKS
 - SITE 13 - LOWER SUBBASE-BUILDING 79 WASTE OIL PIT
 - SITE 14 - OVBANK DISPOSAL AREA NORTHEAST (OBDA NE)
 - SITE 15 - SPENT ACID STORAGE AND DISPOSAL AREA (SASDA)
 - SITE 16 - HOSPITAL INCINERATORS
 - SITE 17 - HAZARDOUS MATERIALS/SOLVENT STORAGE AREA (BUILDING 31)
 - SITE 18 - SOLVENT STORAGE AREA (BUILDING 33)
 - SITE 19 - SOLVENT STORAGE AREA (BUILDING 36)
 - SITE 20 - AREA A WEAPONS CENTER
 - SITE 21 - BERTH 16
 - SITE 22 - PIER 33
 - SITE 23 - FUEL FARM
 - SITE 24 - CENTRAL PAINT ACCUMULATION AREA (BUILDING 174)
 - SITE 25 - LOWER SUBBASE-CLASSIFIED MATERIALS INCINERATOR

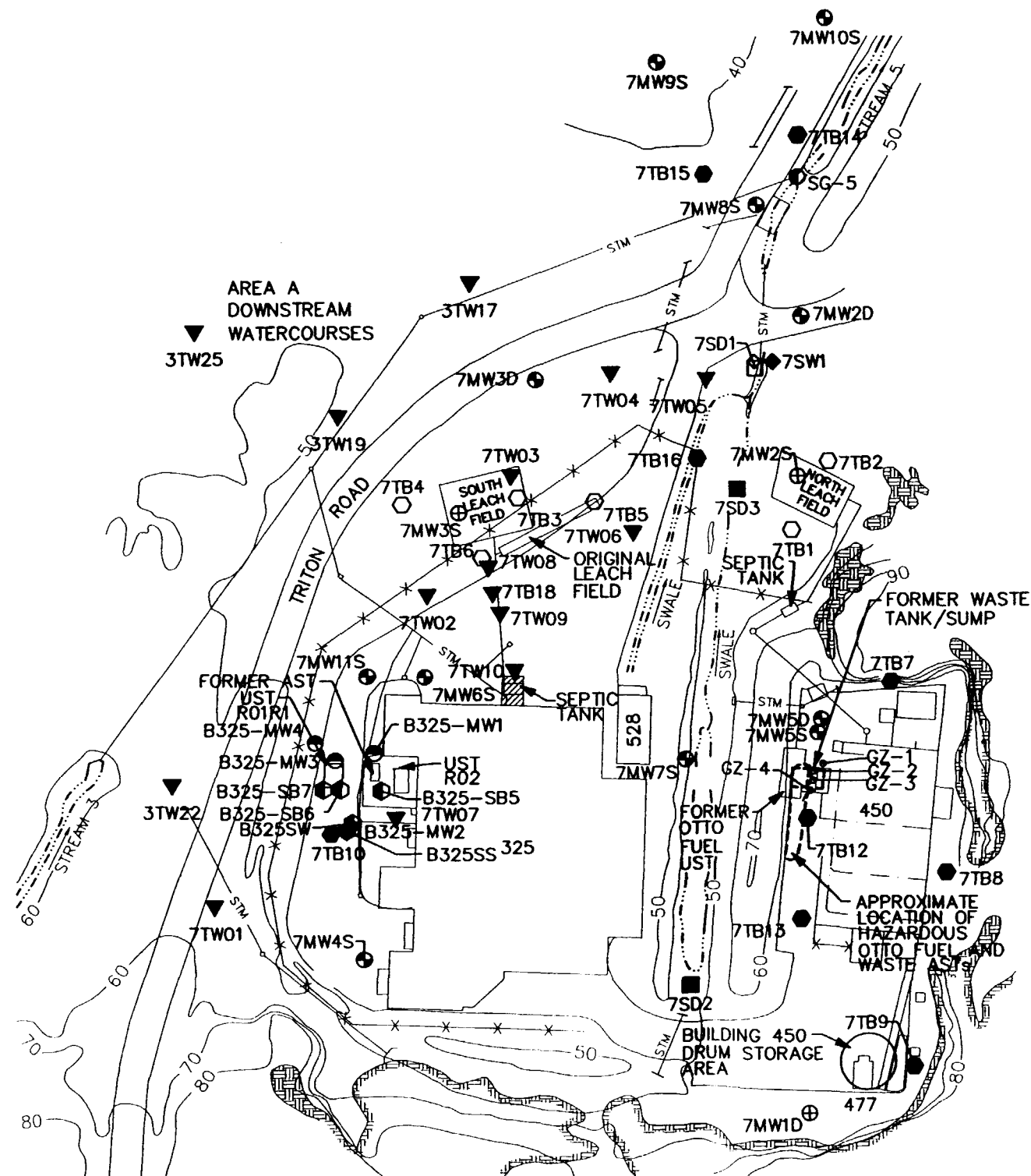


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CHECKED BY CAR	DATE 8/31/04
REVISED BY	DATE
SCALE AS NOTED	



SITE LOCATION MAP
SITES 7 AND 14 SOIL RECORD OF DECISION
NSB-NLON, GROTON, CONNECTICUT

CONTRACT NO. 4286	
OWNER NO. 0841	
APPROVED BY CAR	DATE 8/31/04
DRAWING NO. FIGURE 2-2	REV. 0

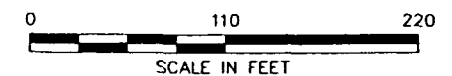


NOTES

1. UNDERGROUND UTILITY LOCATIONS ARE APPROXIMATE.
2. BASE MAP AND UTILITY INFORMATION FROM MAPS OF NSB-NLON AND PHASE II RI WORK PLAN.

LEGEND

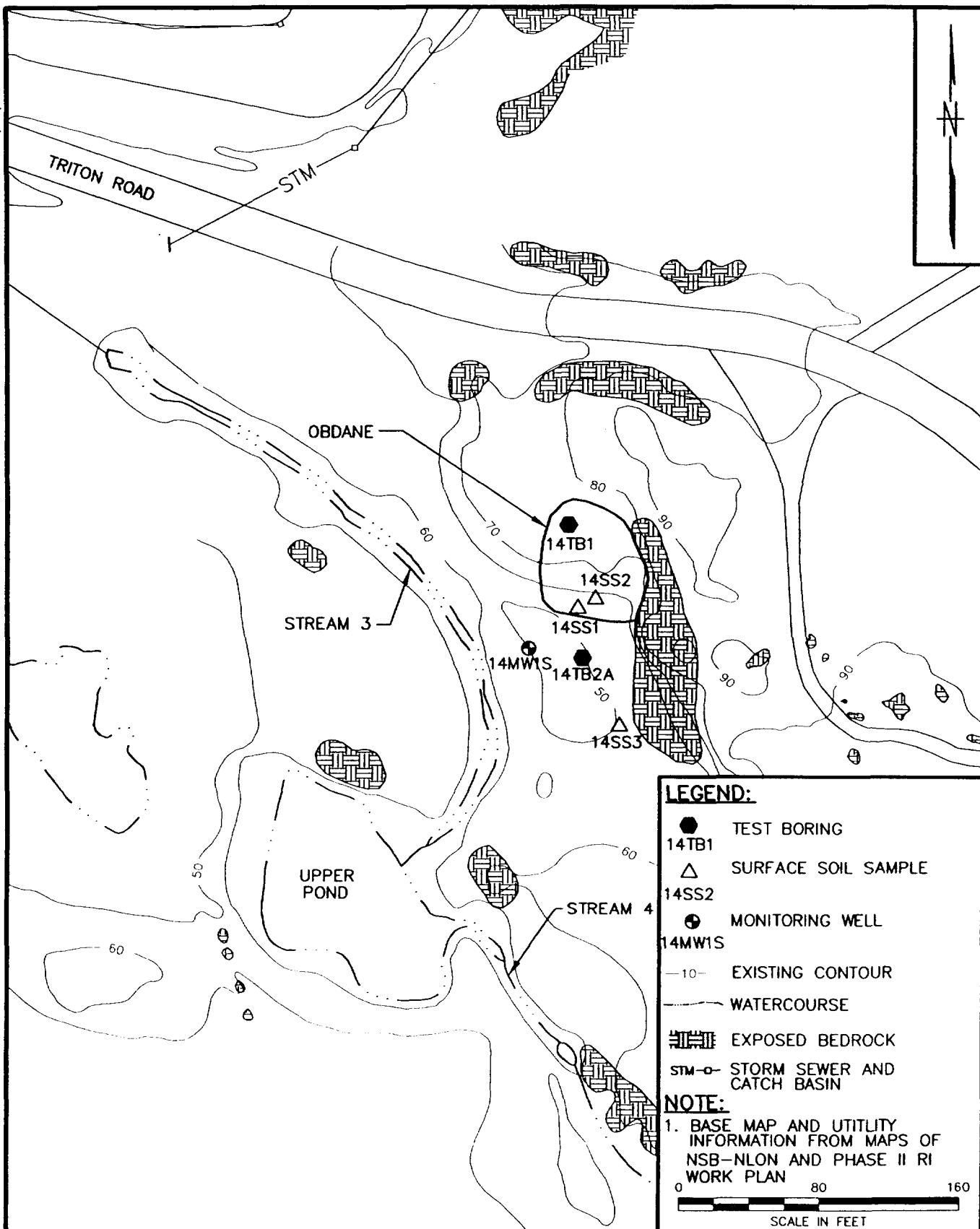
- ⊕7MW2S PHASE I MONITORING WELL
- ⊕7MW7S PHASE II MONITORING WELL
- ⊕B325-MW1 SITE CHARACTERIZATION MONITORING WELL
- 7TB1 PHASE I TEST BORING
- 7TB12 PHASE II TEST BORING
- ⊕B325-SB6 SITE CHARACTERIZATION SOIL BORING
- ◇7SW1 PHASE I EXISTING SURFACE WATER SAMPLE
- ◆7SW1 PHASE II SURFACE WATER SAMPLE
- 7SD1 PHASE I SEDIMENT SAMPLE
- 7SD3 PHASE II SEDIMENT SAMPLE
- SG-5 PHASE II STAFF GAUGE
- ▼7TB17 BGOURI TEST BORING LOCATION
- ▼7TW17 BGOURI TEMPORARY WELL
- 10— TOPOGRAPHIC CONTOUR
- 123 BUILDING No.
- WATERCOURSE
- STM— STORM SEWER AND CATCH BASIN
- EXPOSED BEDROCK
- X-X FENCE



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CHECKED BY CARL	DATE 8/31/04
REVISED BY	DATE
SCALE AS NOTED	

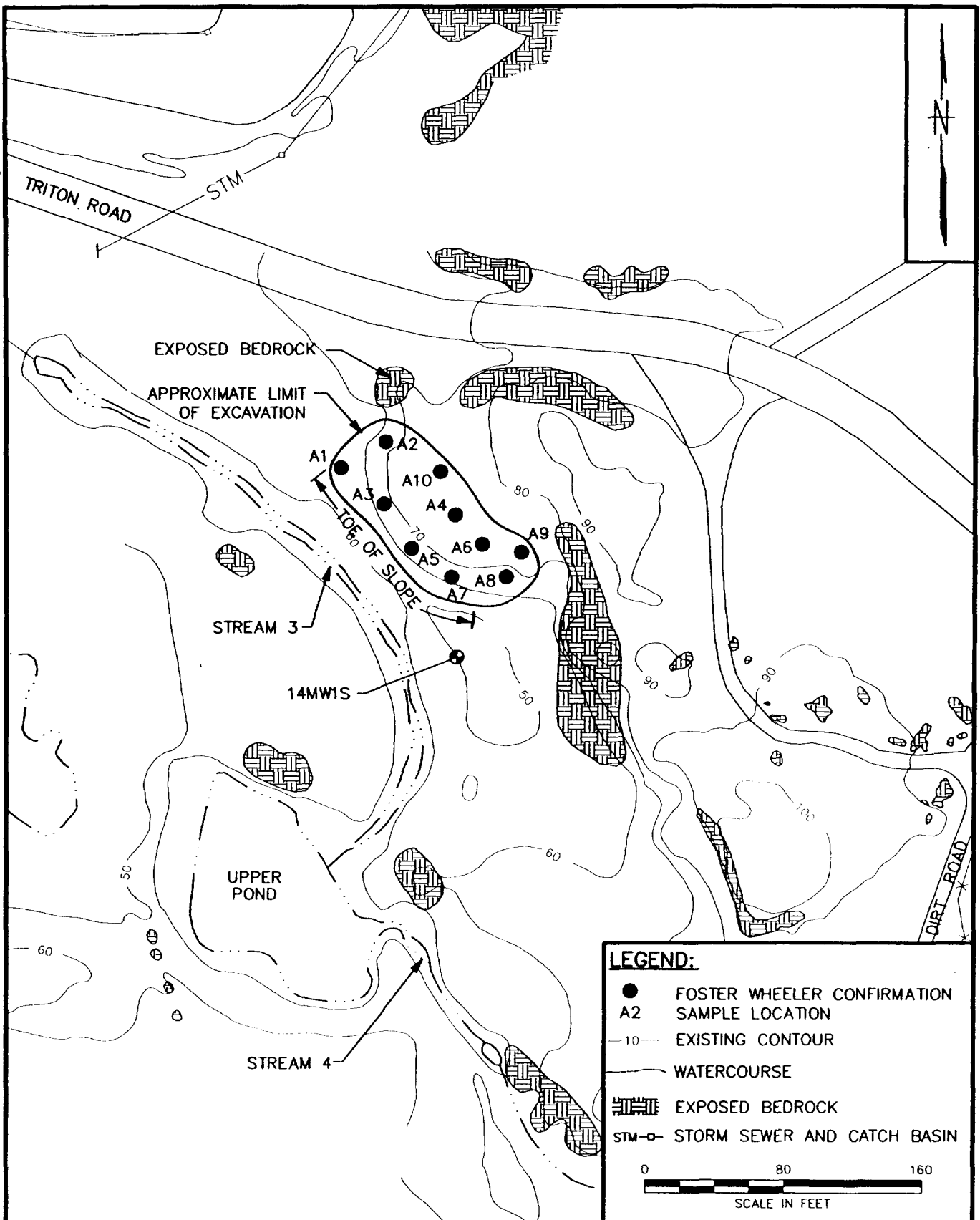


GENERAL SITE LAYOUT AND HISTORIC SAMPLING LOCATIONS SITE 7 - TORPEDO SHOPS SITES 7 AND 14 SOIL RECORD OF DECISION NSB-NLON, GROTON, CONNECTICUT	
CONTRACT NO. 4286	OWNER NO. 0841
APPROVED BY CARL	DATE 8/31/04
DRAWING NO. FIGURE 2-3	REV. 0



DRAWN BY DM	DATE 8/30/04	 Tetra Tech NUS, Inc.	GENERAL SITE LAYOUT AND HISTORIC SAMPLING LOCATIONS SITE 14 - OBDANE SITES 7 AND 14 SOIL RECORD OF DECISION NSB-NLON, GROTON, CONNECTICUT		CONTRACT NO. 4286	
CHECKED BY CAR	DATE 8/31/04		OWNER NO. 0841		APPROVED BY CAR	DATE 8/31/04
REVISED BY 	DATE 		DRAWING NO. FIGURE 2-4		REV. 0	

SCALE AS NOTED

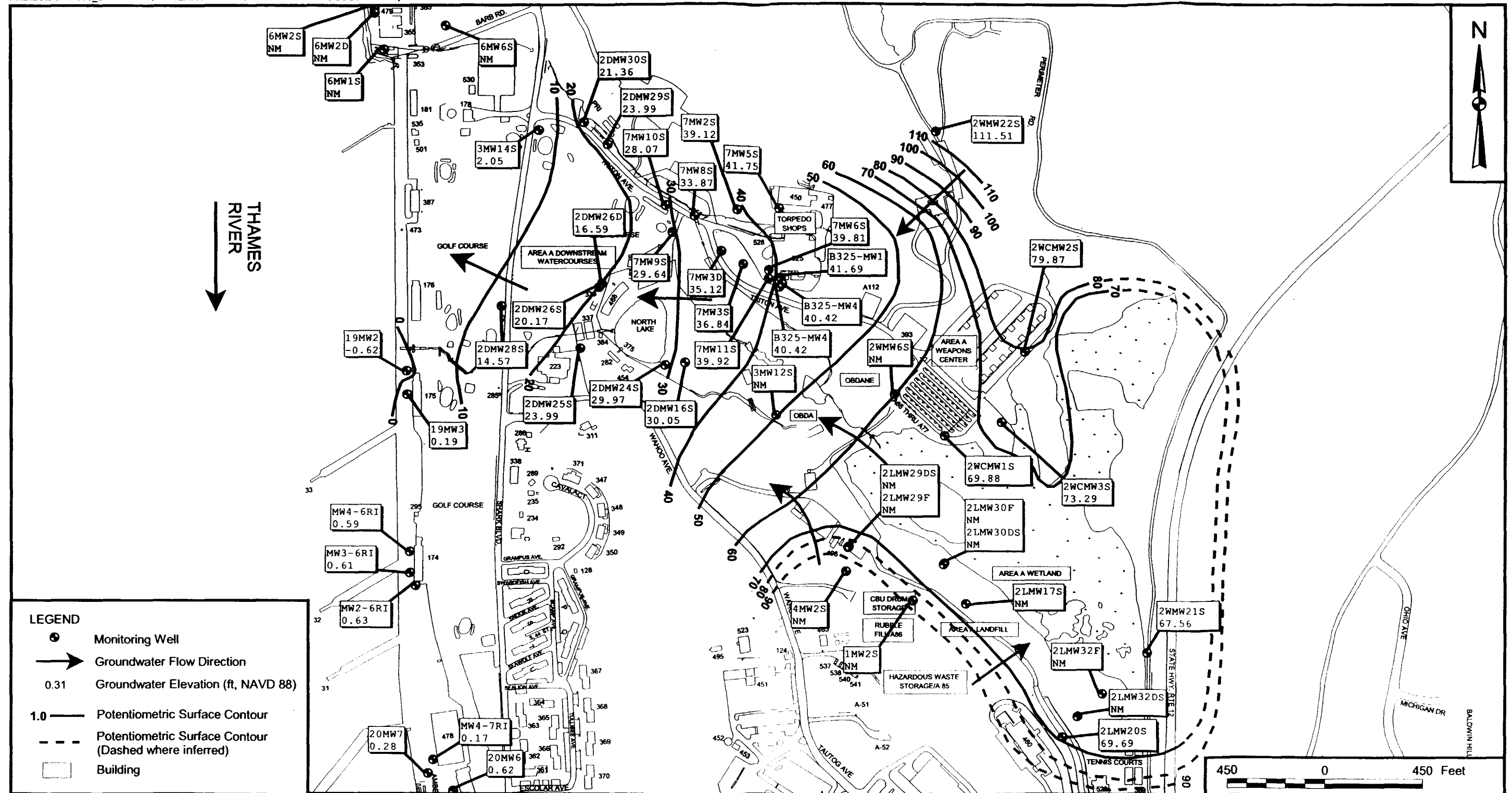


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SCALE AS NOTED	



LIMIT OF EXCAVATION OF SITE 14 NTCRA
SITES 7 AND 14 SOIL RECORD OF DECISION
NSB-NILON, GROTON, CONNECTICUT

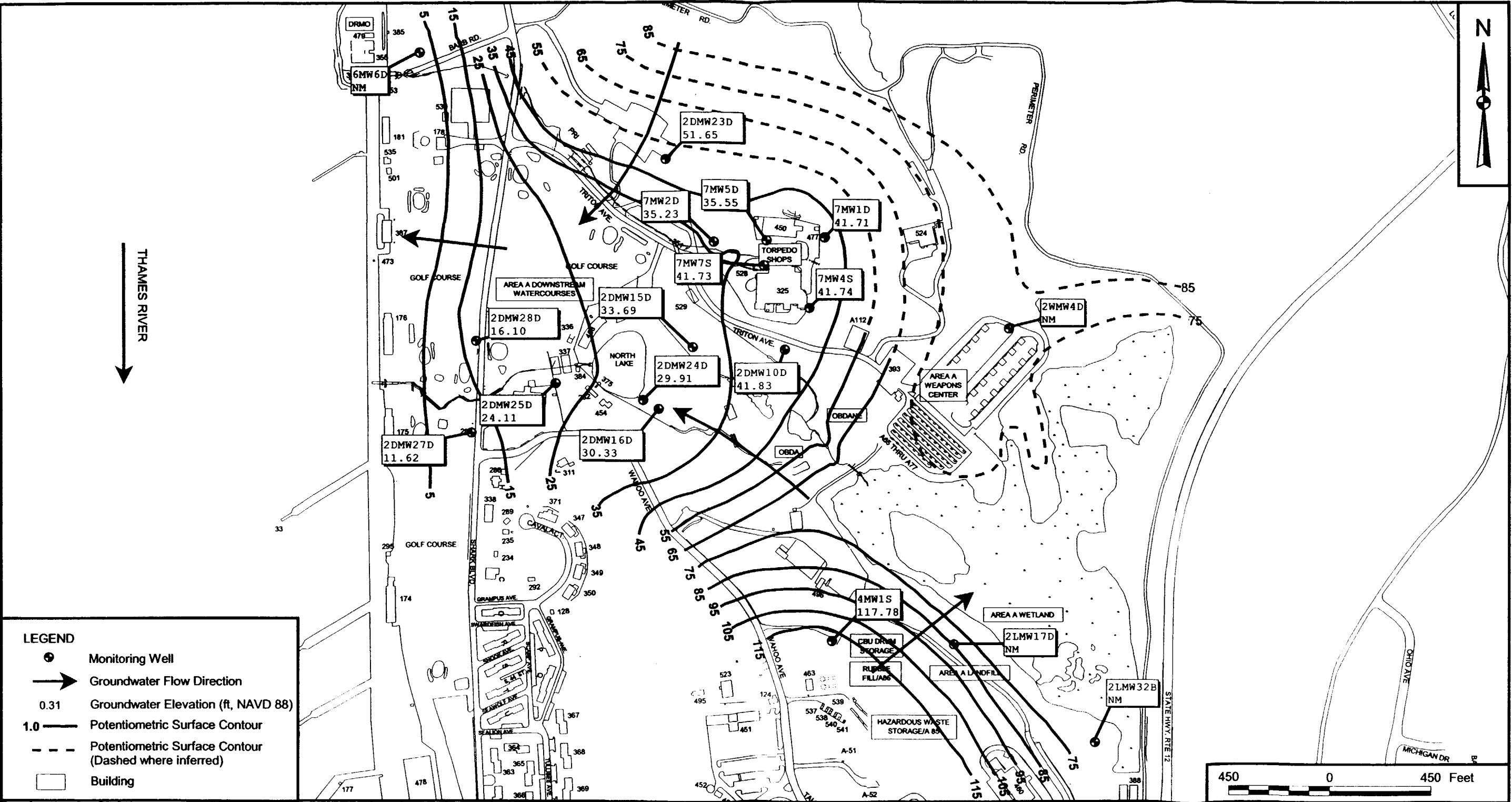
CONTRACT NO. 4286	
OWNER NO. 0841	
APPROVED BY CAR	DATE 8/31/04
DRAWING NO. FIGURE 2-5	REV. 0



NO.	DATE	REVISIONS	BY	CHKD	APPD	REFERENCES	DRAWN BY	DATE	CONTRACT NUMBER	OWNER NUMBER
							K. PEILA	12/9/03	4286	841
							C. RICH	8/31/04	APPROVED BY	DATE
									CAR	8/31/04
									APPROVED BY	DATE
									DRAWING NO.	REV
									FIGURE 2-6	0

Tetra Tech NUS, Inc.

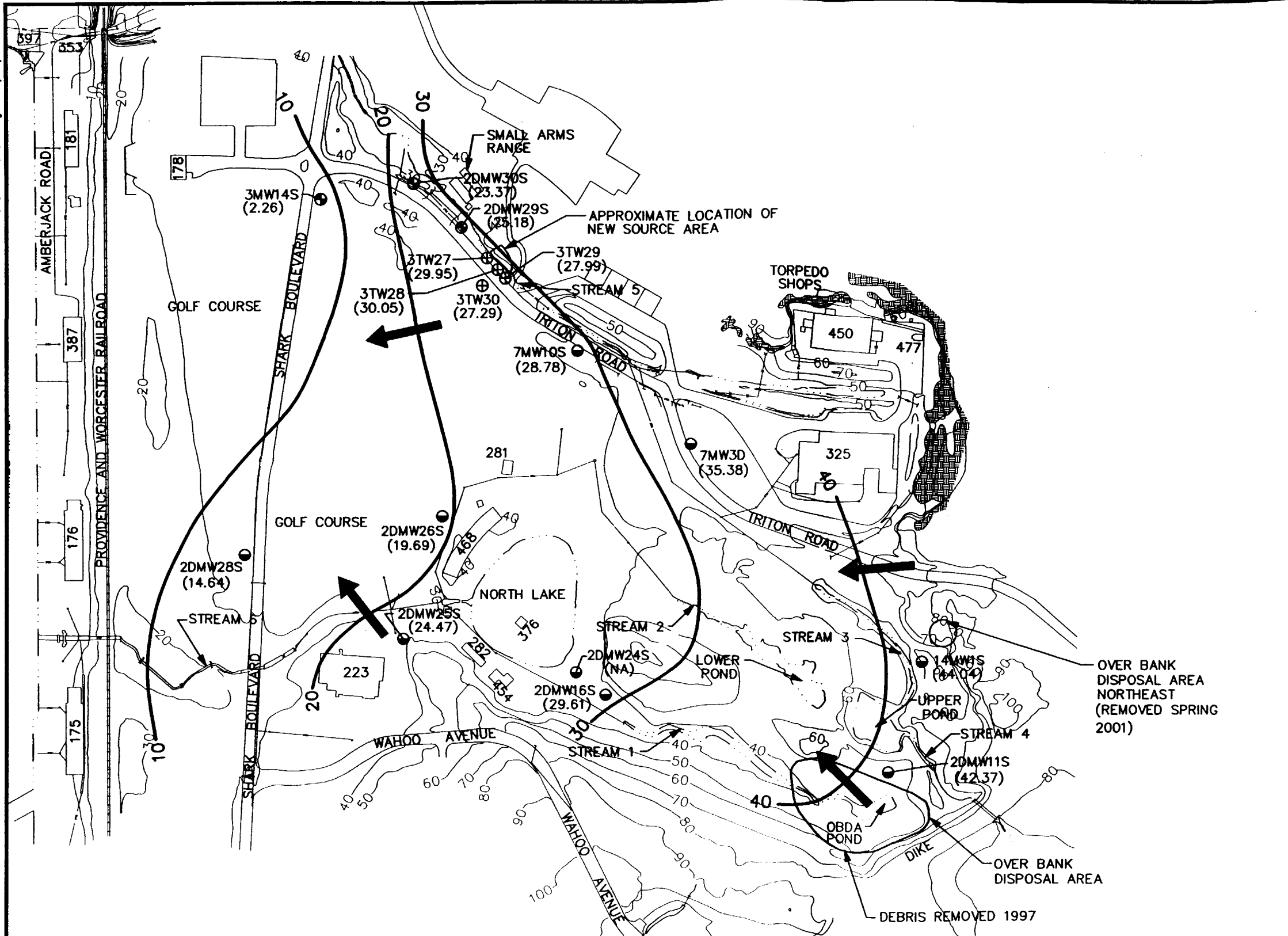
SHALLOW OVERBURDEN POTENTIOMETRIC SURFACE MAP
AUGUST 2000
NORTHERN REGION
SITES 7 AND 14 SOIL RECORD OF DECISION
NSB-NLON, GROTON, CONNECTICUT



LEGEND

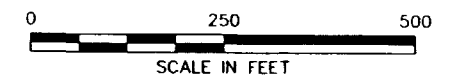
- Monitoring Well
- Groundwater Flow Direction
- 0.31 Groundwater Elevation (ft, NAVD 88)
- 1.0 Potentiometric Surface Contour
- Potentiometric Surface Contour (Dashed where inferred)
- Building

NO.	DATE	REVISIONS	BY	CHKD	APPO	REFERENCES	DRAWN BY	DATE	Tetra Tech NUS, Inc.		CONTRACT NUMBER	OWNER NUMBER
							K. PEILA	12/9/03			4286	841
							CHECKED BY	DATE	BEDROCK POTENTIOMETRIC SURFACE MAP		APPROVED BY	DATE
							C. RICH	8/31/04	AUGUST 2000		CAR	8/31/04
							COST/SCHEDULE-AREA		NORTHERN REGION		APPROVED BY	DATE
							SCALE		SITES 7 AND 14 SOIL RECORD OF DECISION		DRAWING NO.	REV
							AS NOTED		NSB-NLON, GROTON, CONNECTICUT		FIGURE 2-7	0



LEGEND:

- 3MW14S MONITORING WELL INCLUDED IN GROUNDWATER LEVEL MEASUREMENT PROGRAM
- 2DMW30S MONITORING WELL INCLUDED IN GROUNDWATER LEVEL MEASUREMENT AND SAMPLING PROGRAM
- ⊕ 3TW27 TEMPORARY WELL INCLUDED IN GROUNDWATER LEVEL MEASUREMENT AND SAMPLING PROGRAM
- 40 — POTENTIOMETRIC SURFACE CONTOUR OCTOBER 2002
- (42.37) GROUNDWATER ELEVATION (FT.) MEASURED 10-24-02 (VERTICAL DATUM IS NAVD 88)
- ➔ GROUNDWATER FLOW DIRECTION
- 10— TOPOGRAPHIC CONTOUR
- 123 BUILDING No.
- WATERCOURSE
- STM— STORM SEWER AND CATCH BASIN
- EXPOSED BEDROCK

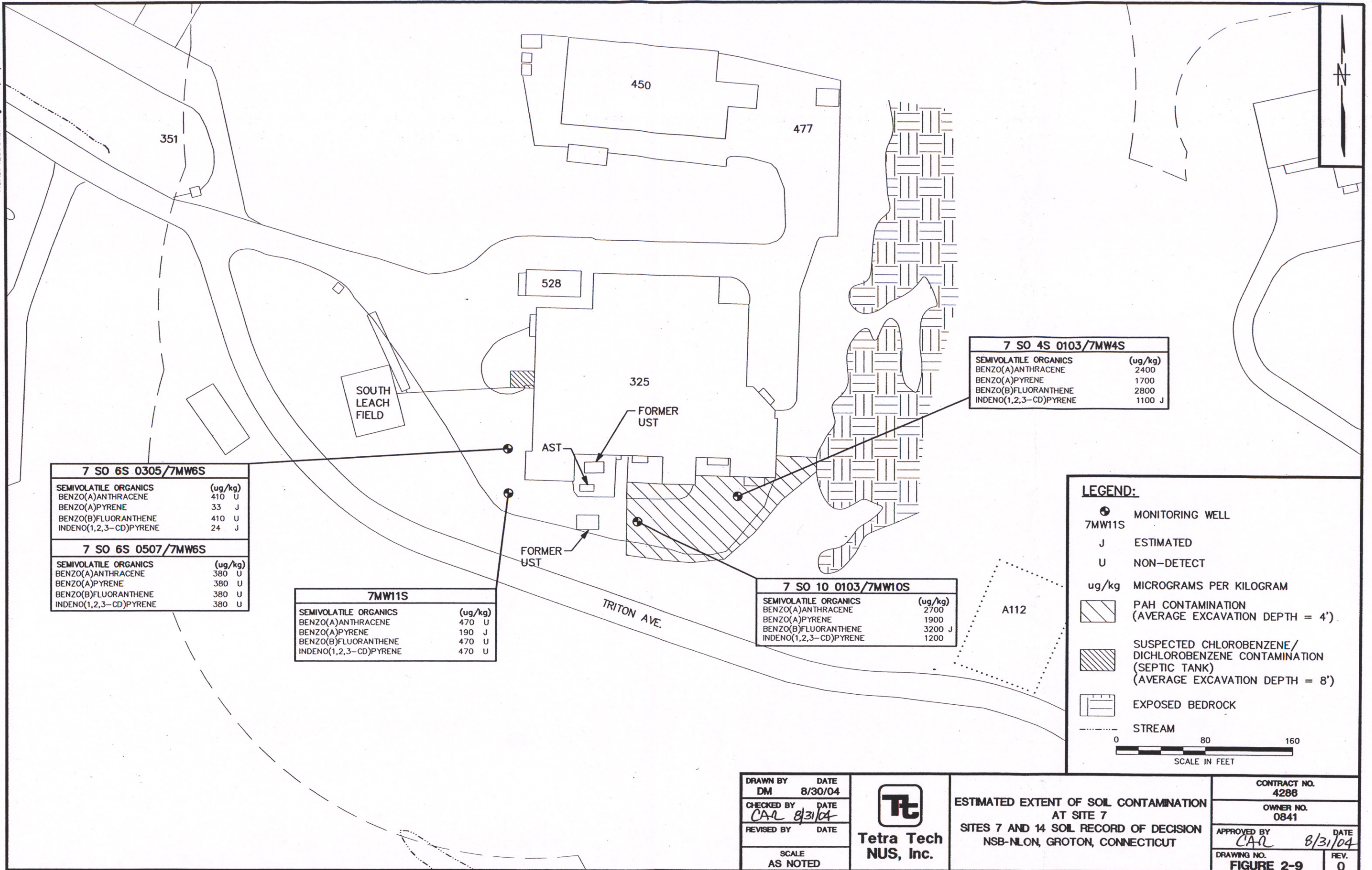


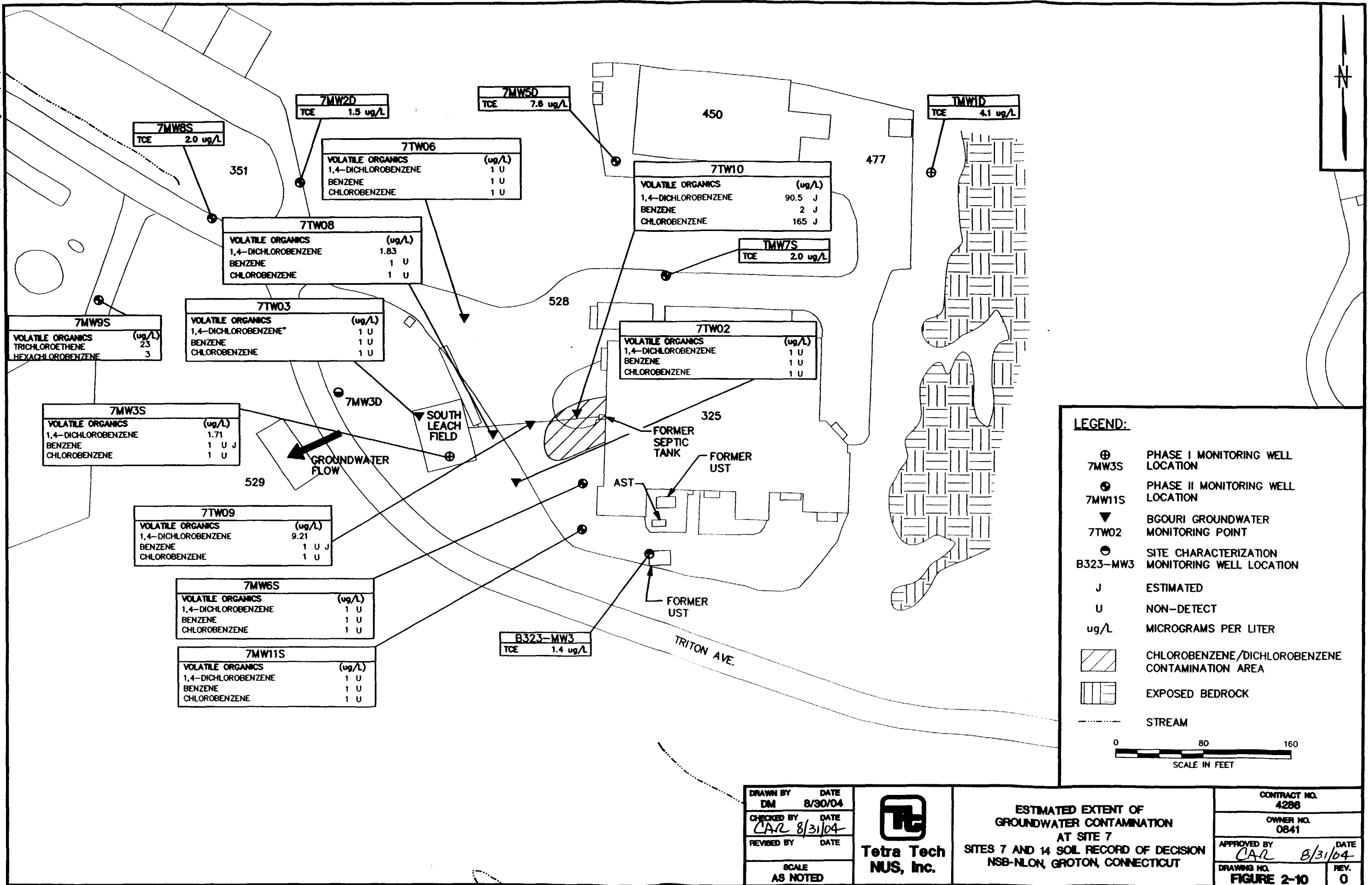
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REVISED BY	DATE
SCALE AS NOTED	



SHALLOW OVERBURDEN
POTENTIOMETRIC SURFACE MAP
OCTOBER 2002
SITES 7 AND 14 SOIL RECORD OF DECISION
NSB-NLON, GROTON, CONNECTICUT

CONTRACT NO. 4286	
OWNER NO. 0841	
APPROVED BY CAR	DATE 8/31/04
DRAWING NO. FIGURE 2-8	REV. 0





3.0 RESPONSIVENESS SUMMARY

The Responsiveness Summary is a concise and complete summary of significant comments received from the public and includes responses to these comments. In addition, this summary provides the decision makers with information about the views of the community. It also documents how the Navy, EPA, and CTDEP considered public comments during the decision-making process and provides answers to significant comments. In accordance with the guidance in Community Relations in Superfund: A Handbook (EPA, 1992), the Responsiveness Summary was prepared after the public comment period, which ended on August 17, 2004.

3.1 OVERVIEW

The Proposed Plan as presented to the public identified excavation and off-site disposal as the preferred alternative for Site 7 soil and NFA as the preferred alternative for Site 14 soil. The Site 7 alternative was selected because it is protective of human health and the environment, attained all ARARs, and was considered by the Navy, EPA, and CTDEP as the alternative that provided the best balance of the evaluation criteria. The NFA alternative for Site 14 was recommended because the soil remaining at the site after the NTCRA does not pose any unacceptable risks to human health or the environment.

3.2 BACKGROUND ON COMMUNITY INVOLVEMENT

The public comment period for the Proposed Plan for OU8 began on July 16, 2004 and ended on August 17, 2004. A public meeting was held on July 28, 2004 at the Best Western Olympic Inn on Route 12, Groton, Connecticut to accept verbal comments on the proposed action. No comments on the proposed remedies for OU8 were received during the public meeting or public comment period; therefore, no revisions to the Selected Remedies, as identified in the Proposed Plan, were necessary or appropriate.

3.3 SUMMARY OF COMMENTS RECEIVED DURING THE PUBLIC COMMENT PERIOD AND NAVY RESPONSES

No comments on the proposed remedies for OU8 were received during the public meeting or public comment period.

REFERENCES

Atlantic (Atlantic Environmental Services, Inc.), 1992. Phase I Remedial Investigation Naval Submarine Base - New London, Groton, Connecticut. Colchester, Connecticut, August.

Atlantic, 1995. Background Concentrations of Inorganics in Soil. Naval Submarine Base-New London, Groton, Connecticut. Colchester, Connecticut, April.

B&RE (Brown & Root Environmental), 1997. Phase II Remedial Investigation Report for Naval Submarine Base - New London, Groton, Connecticut. Wayne, Pennsylvania. March.

CTDEP (Connecticut Department of Environmental Protection), 1996. Remediation Standard Regulations. Bureau of Water Management, Permitting, Enforcement and Remediation Division, Hartford, Connecticut, January.

Envirodyne (Envirodyne Engineers, Inc.), 1983. Final Initial Assessment Study of Naval Submarine Base, New London, Connecticut. Prepared for Navy Assessment and Control of Installation Pollutants (NACIP) Department, Naval Energy and Environmental Support Activity (NEESA) 13-025. Port Hueneme, California. St. Louis, Missouri, March.

EPA (United States Environmental Protection Agency), 1992. Community Relations in Superfund: A Handbook, EPA 540-R-92-009, Office of Solid Waste and Emergency Response, Washington, D.C., Directive 9230.0-03C, January.

EPA, 1994. Revised Interim Guidance on Establishing Soil Lead Guidance for CERCLA Sites and RCRA Corrective Action Facilities. Office of Solid Waste and Emergency Response, Washington, D.C., Directive 9355.4-12, July 14.

EPA, 1995. Federal Facility Agreement Under CERCLA 120, In the Matter of The US Department of the Navy, Naval Submarine Base – New London, Groton, Connecticut, January.

EPA, 1996. Soil Screening Guidance Technical Background Document. EPA/540/R-95/128. Office of Solid Waste and Emergency Response, Washington, D.C., Directive 9355.4-17A. May.

EPA, 2000. Preliminary Remedial Goals Table, Region IX, Solid and Hazardous Waste Programs, San Francisco, California. November.

FWEC (Foster Wheeler Environmental Corporation), 2002. Final Removal Action Report for Overbank Disposal Area Northeast Remediation, Naval Submarine Base - New London, Groton, Connecticut. Boston, Massachusetts, February.

Navy (United States Department of the Navy), 1999. Action memorandum and Engineering Analysis/ Cost Analysis for the Overbank Disposal Area, Northeast, Naval Submarine Base - New London, Groton, Connecticut. September 23.

Navy, 2004. Proposed Plan for Site 7 Torpedo Shops Soil – Operable Unit 8, Engineering Field Activity Northeast, Lester, Pennsylvania, May.

TtNUS (Tetra Tech NUS, Inc.), 2002. Basewide Groundwater Operable Unit Remedial Investigation Report for Naval Submarine Base New London, Groton, Connecticut. King of Prussia, Pennsylvania. January.

TtNUS, 2004. Basewide Groundwater Operable Unit Remedial Investigation Update/Feasibility Study Report for Naval Submarine Base New London, Groton, Connecticut. King of Prussia, Pennsylvania. March.